Appeals.

Reference

District Magistrate, the certificate shall be sent through the District Magistrate.

The Court to which the High Court certifies its judgment or order shall thereupon make such orders as are conformable to the judgment or order of the High Court; and, if necessary, the record shall be amended in accordance therewith.

Act X, 1872,

426. Pending any appeal by a convicted person, the Appellate Court may, s. 297, para.
8, in case of Court of Revision.
Act IV, 1877, s. 175.
Sec. 281, and Suspension of the pending appeal.
Suspension of the pending appeal.
Suspended to the pending appeal. Suspension of sentence for reasons to be recorded by it in writing, order that the execution of the sentence or order appealed against be suspended and, if he is in confinement, that Release of appellant he be released on bail or on bail.

The power conferred by this section on an Appellate Court may be exercised also by the High Court in the case of any appeal by a convicted person to a Court subordinate thereto.

When the appellant is ultimately sentenced to imprisonment, penal servitude or transportation, the time during which he is so released shall be excluded in computing the term for which he is so sentenced.

Act IV, 1877, s. 168, para. 3, I. L. R. 1 Calc. 281.

427. When an appeal is presented under section 417, the High Court may Arrest of accused in speal from acquittal. the accused be arrested and brought before it or any subordinate Court, and the Court before which he is brought may commit him to prison pending the disposal of the appeal, or admit him to bail.

428. In dealing with any appeal under this chapter, the Appellate Court, Appellate Court may if it thinks additional evi-Act X, 1872, s. 282, paras. l, 3 and 4, and s. 289 Act IV, 1877, s. 176.
Appellate Court m take further evidence direct it to be taken. Appellate Court may further evidence or dence to be necessary, may either take such evidence

itself, or may direct it to be taken by a Magistrate, or, when the Appellate Court is a High Court, by a Court of Session or a Magistrate.

When the additional evidence is taken by the Court of Session or the Magistrate, it or he shall certify such evidence to the Appellate Court, and such Court shall thereupon proceed to dispose of the appeal.

Unless the Appellate Court otherwise directs, the accused or his pleader shall be present when the additional evidence is taken; but such evidence shall not be taken in the presence of jurors or assessors.

The taking of evidence under this section shall for the purposes of Chapter XXV be deemed to be an inquiry.

Act X, 1872, s. 271B. (Act X1, 1874, s. 22.)

429. When the Judges composing the Court of appeal are equally divided in where opinion, the case, with their Procedure Judges of Court of appeal, are equally divided. opinions thereon, shall be laid before another Judge of the same Court, and such Judge,

after such examination and such hearing (if any) as he thinks fit, shall deliver his opinion, and the judgment or order shall follow such opinion.

Act X, 1872, s. 285.

430. Judgments and orders passed by an Appellate Court upon appeal shall be final, except in the cases provided for in section Finality of orders on 417 and Chapter XXXII.

431. Every appeal under section 417 finally Revision.

abates on the death of the I. L. R.

accused, and every other appeal under this chapter finally abates on the death of the appellant.

CHAPTER XXXII.

OF REFERENCE AND REVISION.

432. A Presidency Magistrate may, if he thinks Act 1V, 1877,
Reference by Presi. fit, refer for the opinion of
dency Magistrate to High
Court any question
of law which prises in the court. of law which arises in the hearing of any case pending before him, or may give judgment in any such case subject to the decision of the High Court on such reference; and, pending such decision, may either commit the accused to jail, or release him on bail to appear for judgment when called upon.

433. When a question has been so referred, Act 1V, 1877, the High Court shall pass s. 241. Disposal of case ac-cording to decision of High Court. such order thereon as it thinks fit, and shall cause a copy of such order to be sent to the Magistrate by whom the reference was made, who shall dispose of the case conformably to the said order.

The High Court may direct by whom the costs of such reference shall Direction as to costs. be paid.

434. When any person has, in a trial before a Act X, Judge of a High Court contions arising in original jurisdiction of High Court. Power to reserve quessisting of more Judges than one and acting in the exercise of its original criminal jurisdiction, been convicted of an offence, the Judge, if he thinks fit, may reserve and refer for the decision

of a Court consisting of two or more Judges of such Court any question of law which has arisen in the course of the trial of such person, and the determination of which would affect the event of the trial.

If the Judge reserves any such question, the Procedure when quesing the decision thereon, be tion reserved. remanded to jail or, if the Judge thinks fit, be admitted to bail,

and the High Court shall have power to review the case, or such part of it as may be necessary, and finally determine such question, and thereupon to alter the sentence passed by the Court of original jurisdiction, and to pass such judgment or order as the High Court thinks fit.

435. The High Court or any Court of Session Act X, 1872 or District Magistrate, or any Magistrate 12 Ben. 253 Power to call for re-cords of inferior Courts. empowered by the Local Goverment in this behalf, may call for and examine the record of any proceeding before any inferior Criminal Court situate within the local limits of its or his jurisdiction, for the purpose of satisfying itself or himself as to the correctness, legality or propriety of any finding, sentence or order recorded or passed, and as to the regularity of any proceedings of such inferior Court.

If any Sub-divisional Magistrate acting under this section considers that any such finding, sentence 14

or order is illegal or improper, or that any such proceedings are irregular, he shall forward the record, with such remarks thereon as he thinks fit, to the District Magistrate.

et X, 1872, s. Orders made under sections 148 and 144 520. Sec I. and proceedings under section 176 are not proceed-L.R. 2 Calc. ings within the meaning of this section.

436. When, on examining the record of any case et A.
s. 296, paras.
2 and 3. (Act
2 and 3. (Act
2 not 2. (Act
2 not 2. (Act
2 not 2

cause him to be arrested, and may thereupon, instead of directing a fresh inquiry, order him to be committed for trial upon the matter of which he has been, in the opinion of the Court of Session or District Magistrate, improperly discharged:

O'Kin, 98. Provided as follows

charged.

(a) that the accused has had an opportunity showing cause to such Court or Magistrate why the commitment should not be made:

(b) that, if such Court or Magistrate thinks that the evidence shows that some other offence et XI, 1874, has been committed by the accused, such Court or Magistrate may direct the inferior Court to inquire into such offence.

et X, 1872, s. 298. (Act XI, 1874, 31.) 437. On examining any record under section 435 Power to order in- or otherwise, the High Court or Court of Session may direct the District Magistrate by himself or by any of the Magistrates subordinate to him to make, and the District Magistrate may himself make, or direct any subordinate Magistrate to make, further inquiry into any complaint which has been dismissed under section 203, or into the case of any accused person who has been dis-

X, 1872, 438. The Court of Session or District Magis-Report to High Court. trate may, if it or he thinks fit, on examining under section 435 or otherwise the record of any proceeding, report for the orders of the High Court the results such examination, and when such report contains a recommendation that a sentence be reversed, may order that the execution of such sentence be suspended, and if the accused is in confinement that he be released on bail or on his own bond.

72, 439. In the case of any proceeding the record of which has been called for by itself, or which has been L. R. 2 of revision.

Calc., 113.

Calc., 113.

reported for orders, or which otherwise comes to its Bom. 125; knowledge, the High Court may, in its discretion, Nelson, 287. exercise any of the powers conferred on a Court O'Kin. 84.

of appeal by sections 195, 423, 426, 427 and 428, power High or on a Court by section 338, and may enhance Court to re- the sentence, and when the Judges composing the disceasions of revision are equally divided in opinion, reamount Court of revision are equally divided in opinion, forfeited the case shall be disposed of in manner provided by ances ? 2 section 429.

No order under this section shall be made to the prejudice of the accused unless he has had an opportunity of being heard either personally or by

pleader in his own defence.

Where the sentence dealt with under this section has been passed by a Magistrate acting otherwise than under section 30, the Court shall not inflict a greater punishment for the offence which, in the opinion of such Court, the accused has committed, than might have been inflicted for such offence by a Presidency Magistrate or a Magistrate of the Proceedings

Nothing in this section applies to an entry made under section 278 or shall be deemed to authorize Europeans a High Court to convert a finding of acquittal and Americans. into one of conviction.

to one of conviction.

440. No party has any right to be heard either Act X, 1872, Optional with Court personally or by pleader be-fore any Court when exer-Provided that the Court may, if it thinks fit, when ear parties.

exercising such powers, hear any party either personally or by pleader.

441. When the record of any proceeding of any Act IV, 1877,
Statement by Presidency Magistrate is s. 182.

Presidency Magistrate is s. 182.

Court under section 435,
sidered by High Court. sidered by High Court. the Magistrate may submit with the record a statement setting forth the grounds of his decision or order and any facts which he thinks material to the issue; and the Court shall consider such statement before overruling or setting aside the said decision or order.

442. When a case is revised under this chapter by Act X. High Court's order to be certified to lower tify its decision or order to the be certified to lower to court or District Magis-trate.

sentence or order revised was recorded or passed, and the Court or Magistrate to which the decision or order is so certified shall thereupon make such orders as are conformable to the decision so certified, and, if necessary, the record shall be amended in accordance therewith.

PART VIII.

SPECIAL PROCEEDINGS.

CHAPTER XXXIII.

CRIMINAL PROCEEDINGS AGAINST EUROPEANS AND AMERICANS.

443. No Magistrate, unless he is a Justice of the Peace, and (except in the Act X, 1872, Magistrates who may inquire into and try charges against Euro-pean British subjects.

case of a Presidency Magis- 1 & 2, 74. trate) unless he is a Magistrate of the first class and an European British subject,

shall inquire into or try any charge against an European British subject.

uropean British subject.

444. No Judge presiding in a Court of Session
shall exercise jurisdiction Act X, 1873,
sessions Judge to be over an European British sub1, 76, para. Sessions Judge to be an European British sub-

jeet. jeet unless he himself is an 1.

European British subject;
and if he is an Assistant Sessions Judge, unless he has held the office of As-Assistant Sessions Judge to have held office for three years and to be specially empowered. sistant Sessions Judge for at

least three years, and has been specially empowered in this behalf by the Local Government.

445. Nothing in section 443 or section 444 shall Cognizance of offence mitted by European itish subject.

Act X, 1872, prevent any Magistrate from taking cognizance of an offence committed by any Cognizance of offence committed by European British subject. European British subject in any case in which he could take cognizance of a like offence if committed by another person:

XXXIII.

para.

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Criminal Proceedings against En ropeans and Americans.

Provided that, if he issues any process for the purpose of compelling the appearance of an European British subject accused of an offence, such process shall be made returnable before a Magistrate having jurisdiction to inquire into or try the case.

Act X, 1872, s. 74, para. 2

446. Notwithstanding anything contained in section 32 or section 34, no Sentences which may be passed by Mufassal Magistrates. Magistrate other than a Presidency Magistrate shall pass any sentence on an European British subject other than imprisonment for a term which may extend to three months, or fine which may extend to one thousand rupees, or both.

Act X, 1872, ss. 75, para. 1, 438, para

447. When an European British subject is accused of an offence before a When commitment is to be to Court of Session and when to High Court. Magistrate, and such offence cannot, in the opinion of such and when to High Court. Magistrate, be adequately punished by him, and is not punishable with death

or with transportation for life, such Magistrate shall, if he thinks that the accused ought to be committed, commit him to the Court of Session or, in the case of a Presidency Magistrate, to the High Court. When the offence which appears to have been com-

Act XI, 1874, When the offence which appears to have been com-s. 12, para. 1. mitted is punishable with death or transportation for life, the commitment shall be to the High Court, 448. Where any person committed to the High

Act XI, 1874,

Trial of offences of which one is, and the others are not, punishable with death or trans-Court under section 447 charged with several offences of which one is punishable with death or transportation for life and the others with

a less punishment, and the High Court considers that he should not be tried for the offence punishable with death or transportation, the High Court may nevertheless try him for the other offences.

Act X, 1872, s. 76.

449. Notwithstanding anything contained in section 31, no Court of Ses-Sentences which may he passed by Court of Session. sion shall pass on any Euro-pean British subject any sentence other than a sentence of imprisonment for a term which may extend to one year, or fine, or both.

If, at any time after the commitment and before Procedure when Sessions Judge finds his powers inadequate. signing judgment, the presiding Judge thinks that the offence which appears to be proved cannot be adequately punished by such a sentence, he shall record his opinion to that effect and transfer the case to the High Court. Such Judge may either himself bind over, or direct the committing Magistrate to bind over, the complainant and witnesses to appear before the High Court.

Act X, 1872, 5, 77.

450. If the Judge of the Sessions Division within which the offence is Procedure when Sessions Judge is not an European British subordinarily triable is not an European British subject, the case shall be reported by the committing Magistrate for the orders of the highest Court of criminal appeal for the province within which such division is situate.

In British Burma the Court of the Recorder of Rangoon shall, for the purposes of this section, be deemed to be the highest Court of criminal appeal.

451. In trials of European British subjects before a High Court or Court Mixed jury for trial of European British subjects. of Session, if before the first juror is called and accepted, or the first assessor is appointed, as the case may be, any such subject requires to be tried by a mixed jury, or by a mixed set of assessors, not less than half the number of the jurors or assessors shall be Europeans or Americans, or both Europeans and Americans.

452. In any case in which an European British Act X, IS subject is accused jointly s. 36.

Trial of European British subject and Native giointly accused.

with a person not being an European British subject, and such European British subject, and such European British subject is committed for trial before a High Court

or Court of Session, such persons may together, and the procedure on the trial shall be the same as it would have been had the European British subject been tried separately:

Provided that, if the European British subject Act requires under section 451 to be tried by a mixed jury, or When native may claim separate trial. by a mixed set of assessors, and the person not being an European British subject requires that he shall be tried separately, the latter person shall be tried separately in accordance with the provisions of Chapter XXIII.

453. When any person claims to be dealt with Act

Procedure on claim of European British subject to be dealt with as such.

as an European British subject, he shall state the grounds of such claim to the Magistrate before whom he is brought for the purposes of the inquiry or trial; and such Magistrate shall inquire into the truth of such statement, and allow the person making it a reasonable time within which to prove that it is true, and shall then decide whether he is or is not an European British subject, and shall deal with him accordingly. If any such person is convicted by such Magistrate and appeals from such conviction, the burden of proving that the Magistrate's said decision was wrong shall lie upon him.

When any such person is committed by the Magistrate for trial before the Court of Session, and such person before such Court claims to be dealt with as an European British subject, such Court shall after such further enquiry, if any, as it thinks fit, decide whether he is or is not an European British subject, and shall deal with him accordingly. If he is convicted by such Court accordingly. If he is convicted by such Court and appeals from such conviction, the burden of proving that the Court's decision was wrong shall lie upon him.

When the Court before which any person is tried decides that he is not an European British subject, such decision shall form a ground of appeal from the sentence or order passed in such trial.

454. If an European British subject does not Act X 1 Failure to plead status such by the Magistrate bewaiver. fore whom he is tried or by
whom he is committed, or if, when such claim

XXXIII Criminal Proceeding against

European

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Lunatics.

Criminal Proceedings against Europeans Americans.

has been made before, and disallowed by, the committing Magistrate, it is not again made before the Court to which he is committed, he shall be held to have relinquished his right as such 6 Cale. Rep., European British subject, and shall not assert it in any subsequent stage of the same case.

Unless the Magistrate has reason to believe that any person brought before him is not an European British subject, the Magistrate shall ask such person whether he is such a subject or not.

Act X, 1872, s. 85.

Trial under this chap-ter of person not an Eu-ropean British subject.

455. Where a person who is not an European British subject is dealt with as such under this chapter, and does not object, the inquiry, commitment, trial or

sentence (as the case may be) shall not, by reason of such dealing, be invalid.

Act X, 1872, s. 81, para. 1 cl. 1.

456. When any European British subject is Right of European British subject under tody by any person, such tody by any person, such European British subject or any person on his behalf may apply to the High Court

which would have jurisdiction over such European British subject in respect of any offence committed by him at the place where he is detained, or to which he would be entitled to appeal from any conviction for any such offence, for an order directing the person detaining him to bring him before the High Court to abide such further order as it may pass.

Act X, 1872, s. 81, para. 1, cl. 2.

457. The High Court, if it thinks fit, may, before Procedure on such apon issuing such order, inquire, on affidavit or otherwise, into the grounds on which it is applied for, and grant or refuse such application; or it may issue the order in the first instance and, when the person applying for it is brought before it, it may make such further order in the case as it thinks fit, after such inquiry (if any) as it thinks necessary.

s. 81, para. 2.

458. The High Court may issue such orders throughout the territories Territories throughout which High Court may issue such orders. within the local limits of its appellate criminal jurisdiction, and such other territories as the Governor General in Council may from

time to time direct.

ct XXII, 1870, ss. 2,

459. Unless there be something repugnant in the context, all enactments heretofore or hereafter made Application of Acts conferring jurisdiction on Magistrates or the Ses-sions Courts. by the Governor General in Council, which confer on Magistrates or on the Court of Session jurisdiction over offences, shall be deemed to apply to European British subjects, although such persons be not expressly referred to therein.

Nothing in this section shall be deemed to authorize any Court to exceed the limits pre-scribed by this chapter as to the amount of punishauthorize ment which it may inflict on an European British subject, or to confer jurisdiction on any Magistrate not being a Justice of the Peace or on any Magistrate or Sessions Judge outside the Presidency-towns not being an European British subject.

460. In every case triable by jury or with the Act X, 1872, aid of assessors, in which an European (not being an European British subject) or an European British subject) or an experience of the content of the conten ropeans or Americans.

American is the accused person, or one of the accused persons, not less than half the number of jurors or assessors shall, if practicable and if such European or American so claims, be Europeans or Americans.

461. Whenever an European or American is Act X, 1872, charged before the Court of 5. 242. Jury when European or American is charged before the Court of Session jointly with a person not an European or American.

ther race. and in compliance with a claim made under section 460 is tried by a jury or with the aid of a set of assessors, of which at least one-half consists of Europeans and Americans, the latter person shall, if he so claims, be tried separately.

462. When a trial is to be held before the Act X, 1872, Summoning and em-

panuelling jurors under section 451 or 460.

Court of Session in which the 1,2 & 3 accused person, or one of the accused persons, is entitled

to be tried by a jury constituted under the provisions of section 451, or section 460, the Court shall, three days at least before the day fixed for holding such trial, cause to be summoned, in the manner hereinbefore prescribed, as many European and American jurors as are required for the trial.

The Court shall also at the same time in like manner cause to be summoned the same number of other persons named in the revised list, unless such number of such other persons has been already summoned for trials by jury at that session.

From the whole number of persons returned, the jurors who are to constitute the jury shall be chosen by lot in the manner prescribed in section 276, until a jury containing the proper number of Europeans or Americans, or a number approaching thereto as nearly as possible, has been obtained:

Provided that in any case in which the proper Act X, 1872, number of Europeans and Americans cannot others. 406, last wise be obtained, the Court may in its discretion, for the purpose of constituting the jury, summon any person excluded from the list on the ground of his being exempted under section 320.

463. Criminal proceedings against European Act X, 1872 Conduct of criminal British subjects, Europeans proceedings against European British subjects. British subjects, and Americana by ropean British subjects. subjects, and Americans, be-fore the Court of Session and High Court, shall, except as otherwise expressly provided, be conducted according to the provisions of this Code.

CHAPTER XXXIV.

LUNATICS.

Procedure in case of that the accused is of unsound mind and consequently in
his defence the Magistrate holding an inquiry or Act X, 1872,
ss. 423, 424,
para. 3.
Act IV, 1877,
s. 194 capable of making his defence, the Magistrate shall

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inquire into the fact of such unsoundness, and shall cause such person to be examined by the Civil Surgeon of the District or such other medical officer as the Local Government directs, and thereupon shall examine such Surgeon or other officer as a witness, and shall reduce the examination

If such Magistrate is of opinion that the accused is of unsound mind and consequently incapable of making his defence, he shall postpone further proceedings in the case.

465. If any person committed for trial before Act X, 1872, 465. If any person committed for trial below.

a. 425.

Act X, 1875, Procedure in case of person committed before Court of Session or a High Court appears to the Court at his trial to be of unsound mind and consequently incative his defence, the jury or the pable of making his defence, the jury or the Court with the aid of assessors shall, in the first instance, try the fact of such unsoundness and incapacity, and, if satisfied of the fact, shall pass judgment accordingly, and thereupon the trial shall be postponed.

The trial of the fact of the unsoundness of mind and incapacity of the accused shall be deemed to be part of his trial before the Court. Act XI, 1874,

to writing.

Act X, 1872, 466. Whenever an accused person is found to be of unsound mind and incapable of making his defence, the Magistrate or a. 196. Court, as the case may be, if the case is one in Court, as the case may be, if the case is one in

which bail may be taken, may release him on sufficient security being given that he shall be pro-perly taken care of and shall be prevented from doing injury to himself or to any other person, and for his appearance when required before the Magistrate or Court or such officer as the Magistrate or Court appoints in this behalf.

If the case is one in which bail may not be taken, Castody of lunatic. or if sufficient security is not given, the Magistrate or Court shall report the case to the Local Government, and the Local Government may order the ment, and the Local Government may order the L. R., 2 accused to be confined in a lunatic asylum or Calc., 356. other suitable place of safe custody, and the Magistrate or Court shall give effect to such order.

467. Whenever an inquiry or trial is postponed Resumption of inquiry 465, the Magistrate or Court, a 427. Act X, 1875, s. 122. Act IV, 1877, s. 197. Act X, 1872, as the case may be, may at any time resume the inquiry or trial, and require the accused to appear or be brought before such Magistrate or Court.

When the accused has been released under section 466, and the sureties for his appearance produce him to the officer whom the Magistrate or Court appoints in this behalf, the certificate of such officer that the accused is capable of making his defence shall be receivable in evidence.

Act X, 1872, 468. If, when the accused appears or is again

a. 428.
Act X, 1875, Procedure on accused appearing before Magistrate or the Court, as the case may be, the Magistrate or Court considers him capable of making his defence, the inquiry or trial shall proceed.

If the Magistrate or Court considers the accused person to be still incapable of making his defence, the Magistrate or Court shall again act according to the provisions of section 464 or section 465, as the case may be.

469. When the accused appears to be of Act X, 1872, sound mind at the time of 1 and 2.

When accused appears to have been insane.

Magistrate is satisfied from s. 195.

the evidence given before him that there is reason to believe that the accused committed an act which, if he had been of sound mind, would have been an offence, and that he was at the time when the act was committed, by reason of unsoundness of mind, incapable of knowing the nature of the act or that it was wrong or con-trary to law, the Magistrate shall proceed with the case and, if the accused ought to be committed to the Court of Session or High Court, send him for trial before the Court of Session or High Court, as the case may be.

470. Whenever any person is acquitted upon Act X, 18: Judgment of acquittal at which he is alleged to s. 124. have committed an offence, Act IV, 18: have committed an offence, Act IV, 18: s. 199. on ground of lunacy. he was, by reason of unsoundness of mind, incap- 39 & 40 G constituting the offence, or that it was wrong or Reg. v. Me constituting the offence, or that it was wrong or naughten contrary to law, the finding shall state specifically naughten 10 Cl. & F. whether he committed the act or not.

471. Whenever such judgment states that the Act X, 18 Person acquitted on accused person committed Act X, 180 such ground to be kept the act alleged, the Magissis 125.

trate or Court before whom Act IV, 180 or which the trial has been held shall, if such act s. 200. would, but for the incapacity found, have constituted an offence, order such person to be kept in safe custody in such place and manner as the Magistrate or Court thinks fit, and shall report the case for the orders of the Local Government.

The Local Government may order such person to be confined in a lunatic asylum, jail or other

to be confined in a lunatic asylum, and of outer suitable place of safe custody.

472. When any person is confined under the Act X, 18 s. 431.

Lunatic prisoners to provisions of section 466 Act X, 18 or section 471, the Inspector s. 127.

General of Prisons, if such Act 1V, 18 s. 202. person is confined in a jail,

or the visitors of the lunatic asylums or any two of them, if he is confined in a lunatic asylum, may visit him in order to ascertain his state of mind; and he shall be visited once at least in every six months by such Inspector General or by two of such visitors as aforesaid; and such Inspector General or visitors shall make a special report to the Local Government as to the state of mind of such person.

Procedure where luna-tic prisoner is reported capable of making his defence.

473. If such person is confined under the pro- Act X, 186 visions of section 466, and s. 432 such Inspector General or such Inspector General or s. 126. visitors shall certify that, 201, 186 in his or their opinion, such s. 201. in his or their opinion, such person is capable of making

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Proceedings

in case of

certain of-

oceedings

n case of his defence, he shall be taken before the Magis-ertain of trate or Court, as the case may be, at such time fences af-as the Magistrate or Court appoints, and the cting dd Magistrate or Court shall deal with such person ninistraon of Juscertificate of such Inspector General or visitors

st X, 1872, 474. If such person is confined under the provisions of section 466 or section 471, and such Inspector Ges. 128. section 466 or 471 is neral or visitors shall certify that, in his or their judgment he ment he m declared fit to be that, in his or their judg-discharged. ment, he may be discharged without danger of his doing injury to himself or

to any other person, the Local Government may thereupon order him to be discharged, or to be detained in custody, or to be transferred to a public lunatic asylum if he has not been already sent to such an asylum; and in case it orders him to be transferred to an asylum, may appoint a commission, consisting of a judicial and two medical officers.

And such commission shall make formal inquiry into the state of mind of such person, taking such evidence as is necessary, and shall report to the Local Government, which may order his discharge or detention as it thinks fit.

x, 1872. 475. Whenever any relative or friend of any X, 1875, Delivery of lunatic to person confined under the provisions of section 466 or IV, 1877 section 471 desires that he IV, 1877, shall be delivered over to his care and custody, the Local Government, upon the application of relative or friend, and on his giving security to the satisfaction of such Government that the person delivered shall be properly taken care of and shall be prevented from doing injury to himself or to any other person, may order such person to be delivered to such relative or friend.

> Whenever such person is so delivered, it shall be upon condition that he shall be produced for the inspection of such officer and at such times as the Local Government directs.

> The provisions of sections 472 and 474 shall, mutatis mutandis, apply to persons delivered under the provisions of this section; and the certificate of the inspecting officer appointed under this section shall be receivable as evidence.

CHAPTER XXXV.

PROCEEDINGS IN CASE OF CERTAIN OFFENCES AFFECT-

X, 1872, .471, 477. X, 1875, 135. ING THE ADMINISTRATION OF JUSTICE. 476. When any Civil, Criminal or Revenue c. 135.

t IV, 1877, Procedure in cases is 44, omit mentioned in section 195.

cting last pa. any offence restriction any offence it or brought ra. section 195, and committed before it or brought L. R. 1 Calc. under its notice in the course of a judicial proceed-R. 1 All, ing, such Court, after making any preliminary in-131, 193, quiry that may be necessary, may send the case for Via. 4:5 inquiry or trial to the nearest Magistrate of the via. 4:5 inquiry or trial to the nearest Magistrate of the s. 19: 4 CE., 217, or take sufficient security for his appearance,

before such Magistrate; and may bind over any person to appear and give evidence on such trial fences af-

fecting Ad-Such Magistrate shall thereupon proceed accord- ministra-ing to law, and may, if he is authorized under tion of Jussection 192 to transfer cases, transfer the inquiry or trial to some other competent Magistrate.

477. Subject to the provisions of section 444, Act X, 1872.

Power of Sessions Court as to such offences committed before itself.

195 and committed before it, or brought under crim. Jur. 195 and committed before it, or brought under its notice in the course of a judicial proceeding, and may commit, or admit to bail and try, such person upon its own charge.

Such Court may direct the Magistrate to cause the attendance of any witnesses for the purposes of the trial.

478. When any such offence is committed before Act X. Power of Civil Courts any Civil or Revenue Court, s. 474, paras, 1 and or beyond tynder the potice ras, 1 and or brought under the notice to complete investigation and commit to High Court or Sessions Court. of any Civil or Revenue Court See in the course of a judicial proceeding, and the case is triable exclusively by the High Court or Court of Session, or such Civil or Revenue Court thinks that it ought to be tried by the High Court or Court of Session, such Civil or Revenue Court may, instead of sending the case Revenue Court may, instead of sending under section 476 to a Magistrate for inquiry, itself See I. L. R. 4 under section 476 to a Magistrate for inquiry, itself See I. L. R. 4 complete the inquiry, and commit or hold to bail the accused person to take his trial before the High Court or Court of Session, as the case may be.

For the purposes of an inquiry under this sec. Act X, 1872, on the Civil or Revenue Court may, subject to s. 476. tion, the Civil or Revenue Court may, subject to the provisions of section 443, exercise all the powers of a Magistrate; and its proceedings in such inquiry shall be conducted as nearly as may be in accordance with the provisions of Chapter XVIII, and shall be deemed to have been held by a Magistrate.

479. When any such commitment is made by a Act X, 1872, Civil or Revenue Court, the s. 475. Procedure of Civil Court shall send the charge with the order of commitment and the record of the case to the Presidency Magistrate, District Magistrate or other Magistrate authorized to commit for trial; and such Magistrate shall bring the case before the High Court or Court of Session, as the case may be, together with the witnesses for the prosecution and defence.

480. When any such offence as is described in Act X, 1872, section 175, 178, 179, 180, para 1. or 228 of the Indian Penal Act IV, 1 view or presence of any Civil, Criminal or Revenue Court, the Court may cause the offender, whether he is at European British subject or not, to be detained in custody; and at any time before the rising of the Court on the same day* may, if it thinks fit, take cognizance of the offence and sentence the offender to fine not Procedure in certain the offence and sentence the offender to fine not P. C. 106.

1877.

VXXX

Maint

nance o

Children

Proceedings in case of certain offences affecting Administration of

exceeding two hundred rupees, and, in default of payment, to simple imprisonment for a term which may extend to one month, unless such fine be sooner paid.

Nothing in section 443 shall be deemed to apply to proceedings under this section.

Justice. Act X, 1872, 8. 435, paras, 2 and 3.

481. In every such case, the Court shall record Record in such cases. the facts constituting the of-fence, with the statement (if any) made by the offender, as well as the finding and sentence.

If the offence is under section 228 of the Indian Penal Code, the record must show the nature and stage of the judicial proceeding in which the Court interrupted or insulted was sitting, and the nature of the interruption or insult offered.

Act X, 1872, s. 436, paras, 1 and 2. Act IV, 1877, s. 206.

section 480.

482. If the Court in any case considers that a

person accused of any of Procedure where Court considers that case should not be dealt with under the offences referred to in section 480 and committed in its view or presence should be imprisoned otherwise than

in default of payment of fine, or that a fine exceeding two hundred rupees should be imposed upon him, or such Court is for any other reason of opinion that the case should not be disposed of under section 480, such Court, after recording the facts constituting the offence and the statement of the accused as hereinbefore provided, may forward the case to a Magistrate having jurisdiction to try the same, and may require security to be given for the appearance of such accused person before such Magistrate, or, if sufficient security is not given, shall forward such person under custody to such Magistrate.

The Magistrate to whom any person is forwarded under this section shall proceed to hear the complaint against him in manner hereinbefore provided.

New. 13 Bengal App. 40.

483. When the Local Government so directs, any Registrar or any Sub-Registrar to be deemed a Civil Court within sections 480 and 482. Registrar appointed under the Indian Registration Act, 1877, shall be deemed to be

a Court within the meaning of sections 480 and 482.

Act X, 1872. s. 437. Act IV, 1877, s. 207.

484. When any Court has under section 480 adjudged an offender to pun-Discharge of offender on submission or apo-logy. ishment for refusing or omitting to do anything which he was lawfully required to do, or for any intentional insult or inter-ruption, the Court may in its discretion discharge

the offender or remit the punishment on his sub-mission to the order or requisition of such Court, or on apology being made to its satisfaction.

Act X, 1872, 485. If any with as 356, 364.

Act X, 1875. Imprisonment or committed of person refusing to answer or produce document. 485. If any witness before a Court refuses to answer such questions as are put to him or to produce any document in his possession or power which the Court requires him to produce, and does not offer any reasonable excuse for such re-

fusal, such Court may, for reasons to be recorded in

writing, sentence him to simple imprisonment, or Wires and by warrant under the hand of the presiding Magistrate or Judge commit him to the custody of an officer of the Court, for any term not exceeding seven days, unless in the meantime such person consents to be examined and to answer to produce the document. In the event of his persisting in his refusal, he may be dealt with according to the provisions of section 480 or 482, and in the case of a Court established by Royal Charter shall be deemed guilty of a contempt

486. Any person convicted by any Court un- Act X, 18 Appeals from convictions in contempt-cases.

Appeals from conviction 480 or section 485 may, notwithstanding anything hereinbefore contained, appeal to the Court to which decrees or orders made in such Court are ordinarily appealable.

The provisions of Chapter XXXI shall, so far as they are applicable, apply to appeals under this section, and the Appellate Court may alter or reverse the finding or sentence appealed against.

An appeal from such conviction by a Court of Small Causes in a Presidency-town shall lie to the High Court, and

an appeal from such conviction by any other Court of Small Causes shall lie to the Court of Session for the Sessions Division within which such Court is situate.

An appeal from such conviction by any officer as New. Registrar or Sub-Registrar appointed as aforesaid may, when such officer is also Judge of a Civil Court, be made to the Court to which it would, under the preceding portion of this section, be made if such conviction were a decree by such officer in his capacity as such Judge, and in other cases may be made to the District Judge, or, in the Presidencytowns, to the High Court.

487. Except as provided in sections 477, 480 Act X, 18 and 485, no Judge of a Crimi- 1. S. 473. nal Court or Magistrate other Certain Judges and than a Judge of a High

Magistrates not to try offences referred to in section 195 when comoffences referred to in section 195 when committed before themselves.

Court, the Recorder of Ranger Mad. XII goon, and the Presidency App. Promitted before any offence referred to in section 195, Mad. 306.

Magistrates, shall try any See I. L. R. 14 in contempt of his authority or is brought under 525.

in contempt of his authority, or is brought under his notice as such Judge or Magistrate in the course of a judicial proceeding.

Nothing in section 476 or 482 shall prevent a Magistrate empowered to commit to the Court of Session or High Court from himself committing any case to such Court, or shall prevent a Presidency Magistrate from himself disposing of any case instead of sending it for inquiry to another Magistrate.

CHAPTER XXXVI.

OF THE MAINTENANCE OF WIVES AND CHILDREN.

488. If any person having sufficient means Act X, neglects or refuses to main- Act IV, 187 tain his wife or his legitimate 4, 284. Order for maintenance wives and children. or illegitimate child unable

PART V]

Of the mainte-

maintenance of
Wives and
Children.

to maintain itself, the District Magistrate, a
Presidency Magistrate, a Sub-divisional Magistrate, or a Magistrate of the first class may,
upon proof of such neglect or refusal, order such
person to make a monthly allowance for the maintenance of his wife or such child, at such monthly rate, not exceeding fifty rupees in the whole, as such Magistrate thinks fit, and to pay the same to such person as the Magistrate from time to time directs.

Such allowance shall be payable from the date of the order.

If any person so ordered wilfully neglects to comply with the order, any such Magistrate may, for every breach of the order, issue a warrant for levying the amount due in manner hereinbefore provided for levying fines, and may sentence such person, for the whole or any part of each month's allowance remaining unpaid after the execution of the warrant, to im-prisonment for a term which may extend to one month:

1 O'Kin. 89.

84

Provided that, if such person offers to maintain his wife on condition of Proviso. she refuses to live with him, such Magistrate may consider any grounds of refusal stated by her; and may make an order under this section notwithstanding such offer, if he is satisfied that such person is living in adultery, or that he has habitually treated his wife with cruelty.

No wife shall be entitled to receive an allow-ance from her husband under this section if she is living in adultery or if, without any sufficient reason, she refuses to live with her husband, or if they are living separately by mutual consent.

On proof that any wife in whose favour an order has been made under this section is living in adultery, or that without sufficient reason she refuses to live with her husband, or that they are living separately by mutual consent, the Magistrate shall cancel the order.

All evidence under this chapter shall be taken in the presence of the husband or father, as the case may be, or, when his personal attendance is dispensed with, in the presence of his pleader, and shall be recorded in the manner prescribed in the case of summons-cases.

Act X, 1872, 489. On proof of a change in the circumstances of any person receiving under section 488 a monthly allow-section 488 a monthly al section 488 a monthly allowance, or ordered under the same section to pay a monthly allowance to his wife or child, the Magistrate may make such alteration in the allowance as he thinks fit, pro-ided the monthly rate of fifty rupees be not exceeded.

Act X, 1872, 490. A copy of the order of maintenance shall be given without payment to the person in whose favour it is made, or to his guardian, if any, or to the person to whom the allowance is to

be paid; and such order shall be enforceable by any Magistrate in any place where the person against whom it is made may be, on such Magistrate being satisfied as to the identity of the parties and the non-payment of the allowance due.

CHAPTER XXXVII.

DIRECTIONS OF THE NATURE OF A HABEAS CORPUS.

491. Any of the High Courts of Judicature at Act Power to issue direc. Fort William, Madras and a. 82. tions of the nature of a Bombay may, whenever it Act X, habeas corpus. thinks fit, direct-

- (a) that a person within the limits of its ordinary original civil jurisdiction be brought up before the Court to be dealt with according to law;
- (b) that a person illegally or improperly detained in public or private custody within such limits be set at liberty;
- (c) that a prisoner detained in any jail situate within such limits be brought before the Court to be there examined as a witness in any matter pending or to be inquired into in such Court;
- (d) flat a prisoner detained as aforesaid be brought before a Court-martial or any Commissioners acting under the authority of any Commission from the Governor General in Council for trial or to be examined touching any matter pending before such Court-martial or Commissioners respectively;
- (e) that a prisoner within such limits be removed from one custody to another for the purpose of trial; and
- (f) that the body of a defendant within such limits be brought in on the Sheriff's return of cepi corpus to a writ of attachment.

Each of the said High Courts may from time to time frame rules to regulate the procedure in cases under this section.

Nothing in this section applies to persons detained under Bengal Regulation III of 1818, Madras Regulation II of 1819 or Bombay Regulation XXV of 1827, or the Acts of the Governor General in Council No. XXXIV of 1850 or No. III of 1858.

PART IX.

SUPPLEMENTARY PROVISIONS.

CHAPTER XXXVIII.

OF THE PUBLIC PROSECUTOR.

492. The Governor General in Council or the Act X, 1872 Power to appoint Public Prosecutors.

Local Government may appoint, generally or in any case, or for any specified class of cases, in any local area one or more officers to be called Public Prosecutors.

Special 356
Rules of

Evidence. trial or other proceeding may be adjourned for a specified time reasonably sufficient for the execution and return of the commission.

CHAPTER XLI.

SPECIAL RULES OF EVIDENCE.

Act X, 1872, a. 509. The deposition of a Civil Surgeon or other medical witness, taken and attested by a Magistrate in the presence of the accused, may be given in evidence in any inquiry, trial or other proceeding under this Code, although the deponent is not called as a witness.

The Court may, if it thinks fit, summon and examine such deponent as to the subject-matter of his deposition.

Act X, 1872, s.

325, para.

Report of Chemical cal Examiner or Assistant
Chemical Examiner to GovAct IV. 1875, s. Examiner.

Chemical Examiner to GovAct IV. 1877, ernment, upon any matter or thing duly submitted
to him for examination or analysis and report in
the course of any proceeding under this Code, may
be used as evidence in any inquiry, trial or other
preceding under this Code.

Act X, 1872, 511. In any inquiry, trial or other proceeding under this Code a previous conviction or acquittal may be proved, in addition to being in force,—

- (a) by an extract certified under the hand of the officer having the custody of the records of the Court in which such conviction or acquittal was had to be a copy of the sentence or order; or
- (b) in case of a conviction, either by a certificate signed by the officer in charge of the jail in which the punishment or any part thereof was inflicted, or by production of the warrant of commitment under which the punishment was suffered;
 - (c) tegether with in each of such cases, evidence as to the identity of the accused person with the person so convicted or acquitted.

Act X, 1872, 512. If it be proved that an accused person has absconded, and that there is no immediate prospect of arresting him, the Court the offence complained of may, in his absence, examine the witnesses (if any) produced on behalf of the prosecution, and record their depositions.

Any such deposition may, on the arrest of such person, be given in evidence against him on the inquiry into or trial for the offence with which he is charged, if the deponent is dead or incapable of

giving evidence or his attendance cannot be procured without an amount of delay, expense or inconvenience which, under the circumstances of the case, would be unreasonable.

CHAPTER XLII.

PROVISIONS AS TO BONDS.

Deposit instead of recognizance.

Lead to the cond, with or without surespectation of the cond, with or without surespectation of the cond to recognizance.

May except in the case of a bond for good behaviour, permit him to deposit a sum of money or Government promissory notes to such amount as the Court or officer may fix in lieu of executing such bond.

of the Court by which a ss. 39 sp. 1 & 2 sp. 20 sp.

or, when the bond is for appearance before a ss. 37, Court, to the satisfaction of such Court, ss. 137, and 147

that such bond has been forfeited, the Court shall
record the grounds of such proof, and may call
upon any person bound by such bond to pay the
penalty thereof, or to show cause why it should
not be paid.

If sufficient cause is not shown and the penalty 4 Cale. 24 is not paid, the Court may proceed to recover the same by issuing a warrant for the attachment and sale of the moveable property belonging to such person.

Such warrant may be executed within the local limits of the jurisdiction of the Court which issued it; and it shall authorize the distress and sale of any moveable property belonging to such person without such limits, when endorsed by the District Magistrate within the local limits of whose jurisdiction such property is found.

If such penalty be not paid and cannot be recovered by such attachment and sale, the person so bound shall be liable, by order of the Court which issued the warrant, to imprisonment in the civil jail for a term which may extend to six months.

The Court may at its discretion remit any portion of the penalty mentioned and enforce payment in part only.

Appeals from an revision of, or fers under section 514.

Appealable to the District Magistrate, or, if not so appealed, may be revised by him.

Property.

Property.

Disposal of PART V]

Act X, 1872,
s. 398, last
para.
Act X, 1875,
e. and the High Court of Court of Session may
para.
Act X, 1875, tain recognizances.
s. 138, last
such High Court or Court of Session.

Power to direct levy direct any Magistrate to levy the amount due on a bond to appear and attend at session.

CHAPTER XLIII.

OF THE DISPOSAL OF PROPERTY.

Act X, 1872, 517. When an inquiry or trial in any Criminal Order for disposal of Court is concluded, the Court s. 115. offence committed.

S. 418. ty 1875, property regarding which offence committed. s. 115. offence committed. thinks fit for the disposal of thinks fit for the disposal of sa. 243, 244, any document or other property produced before Act XI, 1874, it regarding which any offence appears to have s. 38. High been committed, or which has been used for the Bombay commission of any offence. Gazette,

When a High Court or a Court of Session makes 13th Sept., such order and cannot through its own officers 1877,p.828, conveniently deliver the property to the present conveniently deliver the property to the person entitled thereto, such Court may direct that the order be carried into effect by the District Magistrate.

> When an order is made under this section in a case in which an appeal lies, such order shall not (except when the property is livestock or subject to speedy and natural decay) be carried out until the period allowed for presenting such appeal has passed, or, when such appeal is presented within such period, until such appeal has been disposed of.

EXPLANATION .- In this section the term "property" includes, in the case of property regarding which an offence appears to have been committed, not only such property as has been originally in the possession or under the control of any party, but also any property into or for which the same may have been converted or exchanged, and anything acquired by such conversion or exchange, whether immediately or otherwise.

518. In lieu of itself passing an order under Act X, 1872,

a. 420.

Order may take form of reference to District or Sub-divisional Magis
Order may take form direct the property to be delivered to the District direct the property to be delivered to the District Magistrate or to a Sub-divi-

30 & 31 Vic

sional Magistrate, who shall in such cases deal with it as if it had been seized by the police and the seizure had been reported to him in the manner hereinafter mentioned.

519. When any person is convicted of any Payment to innocent offence which includes, or purchaser of money amounts to theft or receiving stolen property and it e. 35, s. 10. found on accused. stolen property, and it is proved that any other person has bought the stolen property from him without knowing, or having reason to believe, that the same was stolen, and that any money has on his arrest been taken out of the possession of the convicted person, the Court may,

on the application of such purchaser and on the restitution of the stolen property to the person entitled to the possession thereof, order that out of such money a sum not exceeding the price paid by such purchaser be delivered to him.

Stay of order under section 517, 518 or 519.

Stay of order under section 518, or section 519, section 518, or section 519

Count subordinate thereto, to be stayed appeal. pending consideration by the former Court; and may modify, alter or annul such order.

521. On a conviction under the Indian Penal Livingston, p. Destruction of libellous and other matter.

Code, section 292, 293, 501 or 502, the Court may order the destruction of all the copies of the thing in respect of which the conviction was had, and which are in the custody of the Court or remain in the possession or power of the person convicted.

The Court may in like manner, on a conviction under the Indian Penal Code, section 272, 273, 274 or 275, order the food, drink, drug or medical preparation in respect of which the conviction was had to be destroyed.

522. Whenever a person is convicted of an Act X, 1872, offence attended by criminal s. 534. offence attended by criminal s. 534. force, and it appears to the Act X, 1875. Court that, by such force, s. 142. Power to restore possession of immoveable Court that, by such force, Act IV, 1877, any person has been disposproperty. sessed of any immoveable property, the Court may, if it thinks fit, order such person to be restored to

No such order shall prejudice any right or interest to or in such immoveable property which any person may be able to establish in a civil suit.

the possession of the same.

523. The seizure by any Police-officer of Act X. 1872, procedure by police upon property taken under section seizure of property taken 51, or alleged or suspect-2, 415. under section 51 or stolen. ed to have been stolen, or Act IV. 1877, found under circumstances which create suspicion seizure. of the commission of any offence, shall be forthwith reported to a Magistrate, who shall make such order as he thinks fit respecting the delivery of such property to the person entitled to the possession thereof, or, if such person cannot be ascertained, respecting the custody and production of such property.

If the person so entitled is known, the Magistrate Act Procedure where may order the property to owner of property seized be delivered to him on unknown. such conditions (if any) as the Magistrate thinks fit. If such person is unknown, the Magistrate may detain it, and shall, in such case, issue a proclamation spe-cifying the articles of which such property consists, and requiring any person who may have a claim thereto to appear before him and establish his claim within six months from the date of such proclamation.

6. 416.

Transfer o Criminal Cases.

8, 11.)

Transfer of 358 Criminal

Cases.

Act IV, 1877, elaimant appears within six months. 524. If no person within such period estabno lishes his claim to such property, and if the person in whose possession such property was found is unable to show that it was legally acquired by him, such property shall be at the disposal of the Government, and may be sold under the orders of the Presidency Magistrate, District Magistrate or Sub-divisional Magistrate or of a Magistrate of the first class empowered by the Local Government in this behalf.

> In the case of every order passed under this section, an appeal shall lie to the Court to which appeals against sentences of the Court passing such order would lie.

Act X, 1872, s. 415, para.

525. If the person entitled to the possession of such property is unknown or Power to sell perishabsent, and the property is able property. subject to speedy and natural decay, or the Magistrate is of opinion that its sale would be for the benefit of the owner, Magistrate may at any time direct it to be sold; and the provisions of sections 523 and 524 shall as nearly as may be practicable, apply to the nett proceeds of such sale.

CHAPTER XLIV.

OF THE TRANSFER OF CRIMINAL CASES.

526. Whenever it is made to appear to the Act X, 1872, Act X, 1875, High Court may trans-a, 147. High Court trans-fer case, or itself try it.

- (a) that a fair and impartial inquiry or trial cannot be had in any Criminal Court subordinate
- (b) that some question of law of unusual difficulty is likely to arise, or
- (c) that a view of the place in or near which any offence has been committed may be required for the satisfactory enquiry into or trial of the same, or
- (d) that an order under this section will tend to the general convenience of the parties or wit-

it may order-

- (1) that any offence be enquired into or tried by any Court not empowered under sections 177 to 184, but in other respects competent to enquire into or try such offence;
- (2) that any particular criminal case or appeal, or class of such cases or appeals, be transferred from a Criminal Court subordinate to its authority to any other such Criminal Court of equal or superior jurisdiction; or
- (3) that any particular criminal case or appeal be transferred to and tried before itself.

When the High Court withdraws for trial before itself any case from any Court other than

the Court of a Presidency Magistrate, it shall, except as provided in section 267, observe in such trial the same procedure which that Court would have observed if the case had not been so with-

Every application for the exercise of the power I. conferred by this section shall be made by motion which shall, except when the applicant is the Advocate General, be supported by affidavit or affirm-

When an accused person makes an application Archb. 88. under this section, the High Court may direct him to execute a bond, with or without sureties, conditioned that he will, if convicted, pay the costs of the prosecutor.

Every accused person making any such appli- Act IV, 1877, Notice to Public Pro-secutor of application under this section. Public Prosecutor notice in writing of the application, together with a copy of the grounds on which it is made; and no order shall be made on the merits of the application unless at least twenty-four hours have elapsed between the giving of such notice and the hearing of the application.

Nothing in this section shall be deemed to affect any order made under section 197.

527. The Governor General in Council may,

Power of Government of India to transfer of India, direct the transfer X criminal cases and appeals. case or appeal from one High

Court to another High Court, or from any Criminal Court subordinate to one High Court to any other Criminal Court of equal or superior jurisdiction subordinate to another High Court, whenever it appears to him that such transfer will promote the ends of justice, or tend to the general convenience of parties or witnesses.

The Court to which such case or appeal is transferred shall deal with the same as if it had been originally instituted in, or presented to, such

528. Any District Magistrate or Sub-divisional Act X, 1872 District or Sub-divi- Magistrate may withdraw sional Magistrate may withdraw or refer cases. any case from, or recall any withdraw or refer cases. case which he has made over to, any Magistrate subordinate to him, and may inquire into or try such case himself, or refer it for inquiry or trial to any other such Magistrate competent to inquire into or try the same.

The Local Government may authorize the the Act X. 1873, Power to authorize District Magistrate to draw from the Magistrates subordinate to him withdraw classes either such classes of cases as he thinks proper, or particular classes of cases.

PART VI Irregular ings.

CHAPTER XLV.

OF TRREGULAR PROCEEDINGS.

ss. 32, cl. (9).

529. If any Magistrate not empowered by law Irregularities which do not vitiate proceedings. to do any of the following things, namely:—

(a) to issue a search-warrant, under section

- (6) to order, under section 155, the police to investigate an offence;
 - (c) to hold an inquest under section 176:
- (d) to issue process, under section 186, for the apprehension of a person within the local limits of his jurisdiction who has committed an offence outside such limits;
- (e) to take cognizance of an offence under section 191, clause (a) or clause (b);
 - (f) to transfer a case under section 192;
- (g) to tender a pardon under section 337 or section 338;
- (h) to sell property under section 524 or section
- 525; or

 (i) to withdraw a case and try it himself under

erroneously in good faith does that thing, his proceedings shall not be set aside merely on the ground of his not being so empowered.

530. If any Magistrate, 34, ex- Irregularities voting el. vitiate proceedings. which not being empowered by law in this behalf, does any of the following things (namely) :-

- (a) passes a sentence under section 349, on proceedings recorded by another Magistrate;
- (b) takes cognizance under section 191, clause (c), of an offence;
- (c) attaches and sells property under section 88;
 - (d) tries an offender;
 - (e) tries an offender summarily;
 - (f) decides an appeal;
 - (g) calls under section 435 for proceedings;
- (h) issues a search-warrant for a letter in the Post-office, or a telegram in the Telegraph Department;
- (i) revises under section 515 an order passed under section 514;
 - (j) demands security to keep the peace;
 - (k) discharges bonds to keep the peace;
 - (1) demands security for good behaviour;
- (m) discharges a person lawfully bound to be of good behaviour;
- (n) makes an order under section 133 as to a local nuisance;
 - (o) issues an order under section 144;
- (p) prohibits under section 143 the repetition or continuance of a public nuisance;

- (q) makes an order under Chapter XII; or
- (r) makes an order for maintenance; his proceedings shall be void.

531. No finding, sentence or order of any Act X, 1872, Criminal Court shall be set act IV, 1877, Proceedings in wrong aside merely on the ground that the inquiry, trial or other proceeding in the course of which it was arrived at or passed took place in a wrong Sessions Division, District, Sub-division or other local area, unless it appears that such error occasioned a failure of jus-

532. If any Magistrate or other authority Act X, 1872, purporting to exercise powers Act X When irregular commitments may be valid-ated.

an accused person for trial before a Court of Session or High Court, the Court to which the commitment is made may, after perusal of the proceedings, accept the commitment if it considers that the accused has not been injured thereby, unless during the inquiry and before the order of commitment, objection was made on behalf either of the accused or of the prosecution to the jurisdiction of such Magistrate or other authority.

If such Court considers that the accused was injured, or if such objection was so made, it shall quash the commitment, and direct a fresh inquiry by a competent Magistrate.

533. If any Court before which a confession or Act X, Non-compliance with other statement of an accused provisions of section 164 or 364. person recorded under section 164 or 364 is tendered in evidence finds that the provisions of such section have not been fully complied with by the Magistrate recording the statement, it shall take evidence that such person duly made the statement re-corded; and notwithstanding anything contained in the Indian Evidence Act, section 91, such statement shall be admitted if the error has not injured the accused as to his defence on the merits.

534. An omission to ask any person whether Act X, 1872,
Omission to ask question prescribed by section
subject in a case to which
the second clause of section the second clause of section 454 applies shall not affect the validity of any proceeding.

535. No finding or sentence pronounced or Act X, 1872. passed shall be deemed inva-lid merely on the ground that no charge was framed, prepare charge. unless, in the opinion of the Court of appeal or revision, a failure of justice has been occasioned thereby.

If the Court of appeal or revision thinks that Act X, 1872, a failure of justice has been occasioned by an pln. 11. omission to frame a charge, it shall order that a charge shall be framed, and that the trial be recommenced from the point immediately after the framing of the charge.

216, Explu.

Miscella.

Miscellaneous. Act X, 1872, s. 233, Expln. 4 Calc. 409.

360

536. If an offence triable with the aid of assessors is tried by a jury, the trial shall not on that Trial by jury of offence triable with assessors. ground only be invalid.

If an offence triable by a jury is tried with the aid of assessors, the trial Trial with assessors of shall not on that ground Trial with assessors of offence triable by jury. offence triable by jury.

only be invalid, unless the objection is taken before the Court records its finding.

Act X, 1872, ss. 203, para. 3, 283, paras. 1 and 2, 300. 464, paras. 6 and 7. (Act XI, 1874, s. 11 & 12 vic., or on appeal or revision on account

537. Subject to

of any error, omission or irregularly in the coma. 43, s. 9. of any error, omission or irregularly in the color of the

610. inquiry
Act IV, 1877, of the
ss. 31, 178. 195, or
11 Bom. 238. of the of the want of any sanction required by section

of the omission to revise any list of jurors or assessors in accordance with section 324, or of any misdirection in any charge to a jury;

unless such error, omission, irregularity, want or misdirection has occasioned a failure of justice.

s. 185, para.

Distress not illegal nor distrainer a trespasser for defect of form in proceedings.

Act IV, 1877, 538. No distress made under this Code shall be deemed unlawful, nor shall any person making the same be deemed a trespasser, on account of any defect or want of form in the sum-

the provisions hereinbefore

contained, no finding, sen-tence or order passed by a Court of competent jurisdic-

tion shall be reversed or altered under Chapter XXVII

mons, conviction, writ of distress or other proceedings relating thereto.

Provide for succession to abolished Court? See 617 & 618.

25.44

CHAPTER XLVI.

MISCELLANEOUS.

539. Affidavits and affirmations to be used Act X, 1875, s. 149. Courts and persons before any High Court or before whom affidavits any officer of such Court may be sworn and affirmed before such Court or the Clerk of the Crown, or any Commissioner or other person appointed by such Court for that purpose, or any Judge or Commissioner for taking affidavits in any Court of Record in British India, or any Commissioner to administer oaths in Chancery in England or Ireland, or any Magistrate authorized to take affidavits or affirmations in Scotland.

540. Any Court may, at any stage of any in-Act X, 1872,
ss. 192, 351.

Act X, 1875, terial witness, or examine
a. 80.

Act IV, 1877,
ss. 85, 134.

Power to summon maquiry, trial or other proceeding under this Code, summon any person as a witness,
summoned as a witness,
summoned as a witness.

summoned as a witness, or recall and re-examine any person already examined; and the Court shall summon and examine or recall and re-examine any such person if his evidence appears to it essential to the just decision of the case.

541. Unless when otherwise provided by any Power to appoint place of imprisonment. law for the time being in force, the Local Government may direct in what place any person liable to be imprisoned or com-mitted to custody under this Code shall be con-

542. Notwithstanding anything contained in Act IV, 1877 Power of Presidency
Magistrate to order prisoner in jail to bebrought
up for examination.

The Prisoners' Testimony
Act, 1869, any Presidency
Magistrate desirous of examining, as a witness or accused person, in any case pending before him, any person confined in any jail within the local limits of his jurisdiction, may issue an order to the officer in charge of the said jail requiring him to bring such prisoner in proper custody, at a time to be therein named, to the Magistrate for examin-

The officer so in charge, on receipt of such order, shall act in accordance therewith, and shall provide for the safe custody of the prisoner during his absence from the jail for the purpose aforesaid.

543. When the services of an interpreter are Act X, 18 required by any Criminal Act X, Court for the interpretation 8. 422. Interpreter to be bound to interpret truthfully. of any evidence or statement, he shall be bound to state the true interpretation of such evidence or statement.

544. Subject to any rules made by the Local Act X, 183
Government with the previse 421.

Expenses of complainous sanction of the Governor Act X, 187
s. 116. General in Council, any Act IV Criminal Court may order payment, on the part of Government, of the reasonable expenses of any complainant or witness attending for the pur-poses of any inquiry, trial or other proceeding before such Court under this Code.

Power of Court to pay the time being a Criminal s. 308. para capenaes or compensation Court imposes a fine or con-Court imposes a fine or con- Act firms in appeal or revision a s. 1 out of fine. sentence of fine, or a sentence of which fine forms Act IV, 187 a part, the Court may when passing judgment order the whole or any part of the fine recovered to be applied-

(a) in defraying expenses properly incurred in the prosecution;

(b) in compensation for the injury caused by the offence committed, where substantial compensation is, in the opinion of the Court, recoverable by civil suit.

If the fine is imposed in a case which is subject to appeal, no such payment shall be made before the period allowed for presenting the appeal has elevision of the appeal decision of the appeal.

546. At the time of awarding compensation act X, 1873 Payments to be taken in any subsequent civil suit relating to the same matter. in any subsequent civil suit s. 308, 1871 relating to the same matter, Act. X. 1871 the Court shall take into

Pr. IX

Miscella- PART V]

22 Suth. W. account any sum paid or recovered as compensa-R., Civil Ralings, 336. tion under section 545.

547. Any money (other than a fine) payable by virtue of any order made under this Code shall be re-Moneys ordered to be paid recoverable as fines. coverable as if it were a fine.

548. If any person affected by a judgment or

Act X, 1872, ss. 201, 276. Act XI, 1874,

Copies of proceedings. order passed by a Criminal Court desires to have a copy Act X, 1875, of the Judge's charge to the jury or of any order a. 13. et 1V, 1877, or deposition or other part of the record, he shall, on applying for such copy, be furnished therewith: Provided that he pay for the same, unless the Court, for some special reason, thinks fit to furnish it free of cost.

Ben. Reg. XX, 549. The Governor General in Council may 1825. Delivery to Military authorities of persons liable to be tried by Code and the Army Act, 1881, or any similar law for the time being in force, as to the cases in which persons subject to military law shall be tried by a Court under this Code or by Court-martial; and when any person is brought before a Magistrate and charged with an offence for which he is liable, under the Army Act, 1881, section 41, to be tried by a Court-martial, such Magistrate shall have regard to such rules, and shall in proper cases deliver him, together with a statement of the offence of which he is accused, to the commanding officer of the regiment, corps or detachment to which he belongs, or to the commanding officer of the nearest military station, for the purpose of being tried by Court-martial.

Every Magistrate shall, on receiving a written application for that purpose by the commanding officer of any body of troops stationed or employed at any such place, use his ut-most endeavours to apprehend and secure any person accused of such offence.

Act X, 1872, s. 137.

550. Police-officers superior in rank to an officer Powers of superior officers of Police. in charge of a Police-station may exercise the same powers. ers, throughout the local area to which they are appointed, as may be exercised by such officer within the limits of this station.

Act IV, 1877,

551. Upon complaint made to a Presidency Power to compel re- Magistrate or District Ma-Power to compel re-storation of abducted fegistrate on oath of the ab-duction or unlawful detention of a woman, or of a female child under the age of fourteen years, for any unlawful purpose, he may make an order for the immediate restoration of such woman to her liberty, or of such female child to her husband, parent, guardian or other person having the lawful charge of such child, and may compel compliance with such order, using such force as may be necessary.

Act IV, 1877, 552. Whenever any person causes a Policea.242, omitting provi- Compensation to persion as to son groundlessly given
complaints, in charge in Presidencywhich is town.

made elseheard that there was no sufficient ground for
where. son in a Presidency-town, if it appears to the Magistrate by whom the case is causing such arrest, the Magistrate may award such compensation, not exceeding fifty rupees, to be paid by the person so causing the arrest to the person so arrested for his loss of time and expenses in the matter, as the Magistrate thinks fit.

In such cases, if more persons than one are arrested or complained against, the Magistrate may, in like manner, award to each of them such compensation, not exceeding fifty rupees, as such Magistrate thinks fit.

All compensation awarded under this may be recovered as if it were a fine, and, if it cannot be so recovered, the person by whom it is payable shall be sentenced to simple imprisonment for such term not exceeding thirty days as the Magistrate directs, unless such sum is sooner paid.

553. With the previous sanction of the Gov- Act X, 1872 Power of chartered High Courts to make rules for inspection of records of subordinate High Court at Fort William, and with the previous sanction of the Local Government, any other High Court

established by Royal Charter, may from time to time make rules for the inspection of the records of subordinate Courts.

Every High Court not established by Royal Power of other High Charter may from time to time and with the previous other purposes. sanction of the Local Government,

(a) make rules for keeping all books, entries and accounts to be kept in all Criminal Courts subordinate to it, and for the preparation and transmission of any returns or statements to be prepared and

submitted by such Courts;
(6) frame forms for every proceeding in the said Courts for which it thinks that a form should be provided;

(c) make rules for regulating its own practice and proceedings and the practice and proceedings of all Criminal Courts subordinate to it; and

(d) make rules for regulating the execution of warrants issued under this Code for the levy of

Provided that the rules and forms made and framed under this section shall not be inconsistent with this Code or any other law in force for the time being.

All rules made under this section shall be published in the official Gazette.

554. Subject to the power conferred by section 553, and by the twenty-fourth chapter 104, section 15, the forms set forth in fifth schedule hereto annexed, with such variation as the circumstances of each case require, shall be used for the respective purposes therein mentioned.

1872, ss. 4 2; and IV, 1877, s. 97.

555. No Judge 'or Magistrate shall, except New. Case in which Judge or Magistrate is personally interested. with the permission of the Court to which an appeal lies from his Court, try commit for trial any case to or in which he is a party, or personally interested, and no Judge or Magistrate shall hear an appeal from any judgment or order passed or made by himself.

Explanation .- A Judge or Magistrate shall not be deemed to be a party or personally interested within the meaning of this section, to or in any case merely because he is a Municipal Commissioner.

556. The Local Government may determine Act X, 1872 what, for the purposes of this

Power to dec de lan-guage of Courts. Code, shall be deemed to be the language of each Court within the territories ad-ministered by such Government, other than the High Courts established by Royal Charter.

conferred by this Code on the Local Government may 557. All powers conferred Powers of Local Gov-ernment exercisable from time to time.

Powers of Local Government may ernment exercisable from be exercised from time to time to time as occasion requires.

558. The provisions of this Code shall apply, Act X, 1872.

so far as may be practicable, ss. 3, 538.

Pending cases. to all cases pending in any s. 158.

Criminal Court when this Code comes into force. Act IV, 1877.

SCHEDULE I. ENACTMENTS REPEALED.

(a).—Statutes.

Year, reign and cha	pter.	Title.	Extent of repeal.		
13 Geo. III, chapter 63		An Act for establishing of for the better managem of the East India Co India as in Europe.	Section 38.		
		(b) Acts of the Governor	General in	Council.	
Number and year	r.	Subject	ct,		Extent of repeal.
XXIII of 1840		Execution of process			So much as has not been repealed.
XLV of 1860		Penal Code			The illustrations to section 214.
Act V of 1861		Police Act		eart last fi	Section 6 and the las nine words of section 24. Section 35, down to and including the word "Provided that." Sections 37 to 40, both inclusive.
XVIII of 1862		Criminal Procedure, Sup	reme Courts		So much as has no been repealed.
VI of 1864		Whipping			Section 7.
II of 1869		Justices of the Peace			So much as has no been repealed.
XXII of 1870		Application to European Acts conferring summa			So much as has no been repealed.
IV of 1872		Panjáb Laws		•••	So far as it relates t Bengal Regulation XX of 1825.
X of 1872		The Code of Criminal Pa	rocedure	-	So much as has no been repealed.
XI of 1874		Amending the Code of	Criminal Pr	ocedure	The whole.
XV of 1874 X of 1875	 	Laws Local Extent High Courts' Criminal I	: Procedure	•••	So far as it relate to Bengal Regulatio XX of 1825. The whole Act, excep section 144 and s much of section 14 as relates to informations.

SCHEDULE I-continued.

ENACTMENTS REPEALED—(continued).

(b) .- Acts of the Governor General in Council, continued.

Number and year.			Extent of repeal.		
XX of 1875	•••	Central Province	es Laws	 	So far as it relates to Bengal Regulation
XVIII of 1876 IV of 1877		Oudh Laws Presidency Magi	 strates	 	XX of 1825. Ditto. The whole Act except
XX1 of 1879 X of 1881		Extradition Coroners		 	section 57. Chapter III. Sections 8 and 9.

(c) .- Regulations.

Number and Year.	Subject.	Extent of repeal.
Bengal Regulation XX of 1825.	Jurisdiction of Courts Martial	So much as has not been repealed.
III of 1872	Santhál Parganas Settlement	So far as it relates to Act X of 1872.
	Arakan Hills District Laws	So far as it relates to Acts II of 1869, X of 1872 and XI of 1874.
11 of 1877	Ajmer Laws	그를 보고하는 사람이 아이를 하는 사람이 되었다. 이 없었다면 하나 없다.

(d) .- Acts of the Governor of Fort St. George in Council.

Number and Year.	Subject.	Extent of repeal.
VIII of 1867	Police	Section 9 and so much of section 4 as refers
	10 10 10 10 10 10 10 10 10 10 10 10 10 1	to the Criminal Procedure Code.

SCHEDULE II.

TABULAR STATEMENT OF OFFENCES.

EXPLANATORY NOTE. The entries in the second and seventh columns of this schedule, headed respectively "Offence" and "Punishment under the Indian Penal Code," are not intended as definitions of the offences and punishments described in the several corresponding sections of the Indian Penal Code, or even as abstracts of those sections, but merely as references to the subject of the section, the number of which is given in the first column. The third column of this schedule applies to the Police in the towns of Calcutta and Bombay.

CHAPTER V.-OF ABETMENT.

8 By what Court triable.	The Court by which the offence abetted is triable.	Ditto.
7 Punishment under the Indian Penal Code.	arrest According as a According as According as the offence abetted is summons may offence abet. d may offence abet. arrest According as According as According as the offence abetted is abetted is some for the bailable or not. able or not.	Ditto
6 Whether com- poundable or not.	According as the offence abetted is compound- able or not.	Ditto
5 Whether bailable or not.	According as the offence abetted is bailable or not.	Ditto
4 Whether a warrant or a summons shall ordinarily issue in the first instance.	According as a warrant or summons may issue for the offence abetted.	Ditto
Whether the police or a summons shall may arrest without ordinarily issue warrant or not.	May arrest without warrant, if arrest for the offence abetted may be made without warrant, but not other.	wise. Ditto
2 Offence.	Abetment of any offence, if the act May abetted is committed in consequence, and where no express provision is made for its punishment.	Abetment of any offence, if the Ditto person abetted does the act with a different intention from that of the abettor.
1 Section.	109	110

Ditto.	Ditto,	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
The same punishment as for the offence intended to be abetted.	The same punishment as for the offence committed.	Ditto	Imprisonment of either descrip- Ditto.	Imprisonment of either description for 14 years and fine.	Imprisonment extending to a quarter part of the longest term, and of any description, provided for the offence, or fine, or both.	Imprisonment extending to half of the longest term, and of any description, provided for the offence, or fine, or both.
:	.1		:	: 1		:
Ditto	Ditto	Dit o	Ditto	Ditto	Ditto	Ditto
Ditto	Ditto	Ditto	Not bailable Ditto	Ditto	According as the offence a betted is bailable or not.	Ditto
1	i	•			: :	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
When one act is abetted and a different act is done, subject to the proviso.	When an effect is caused by the act abetted different from that intended by the abettor.	If abettor is present when offence is committed.	Abetment of an offence punishable with death or transportation for life, if the offence be not committed in consequence of the abetment.	If an act which causes harm be done in consequence of the abet- ment.	Abetment of an offence punishable with imprisonment, if the offence be not committed in consequence of the abetment.	If the abettor or the person abetted be a public servant whose duty it is to prevent the offence.
=	113	114	115		116	
					5 a	1 "

SCHEDULE II—continued.

*	8 By what Court triable.	The Court by which the offence abetted is triable.	Ditto.	Ditto.	Ditto.	Ditto.
	Punishment under the Indian Penal Code.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either de-Iscription for 7 years and fine.	Imprisonment of either deserription for 3 years and fine.	Imprisonment extending to half of the longest term, and of any description, provided for the offence, or fine, or both.	Imprisonment of either description for 10 years.
ncluded).	Whether com- poundable or not.	According as the offence abetted is compound- able or not.	Ditto	Ditto	Ditto	Ditto
BETMENT—(co	5 Whether bailable or not.	According as the offence abetted is bail- able or not.	Not bailable	Ditto	According as the offence abetted is bail- able or not.	Not bailable Ditto
CHAPTER V. OF ABETMENT (concluded).	Whether a warrant or a summons shall ordinarily issue in the first instance.	According as a warrant or summonsmay issue for the offence abetted.	Ditto	Ditto	Ditto	Ditto
CHAP	3 Whether the police may arrest without warrant or not.	May arrest with- out warrant if arrest for the offence abetted may be made without war- rant, but not otherwise.	Ditto	Ditto	Ditto	Ditto
	2 Offence,	Abetting the commission of an out warrant if out warrant if than ten persons. Appendix of an out warrant if arrest for the offence abetted may be made without warrant, but not otherwise.	Concealing a design to commit an offence punishable with death or transportation for life, if the offence be committed.	If the offence be not committed	A public servant concealing a design to commit an offence which it is his duty to prevent, if the offence be committed.	If the offence be punishable with death or transportation.
	2 Section.	117	118		1119	

Ditto Ditto Not compoundable. Ditto Ditto		If the offence be not committed	Ditto	Ditto	According	as Ditto	Imprisonment extending to a	Ditto.
Concealing a design to commit an offence punishable with inperison- ment, if the offence be commit- ted. If the offence be not committed Ditto Ditto Ditto Ditto Ditto Ditto CHAPTER VI.—OFFENCES AGAINST THE STATE. Waging or attempting to wage war, or abetting the waging of warrant. Couspiring to commit certain Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto Concealing with intent to facilitate Ditto					abetted is bail- able or not.		quauter part of the longest term, and of any description, provided for the offence, or fine, or both.	
If the offence be not committed Ditto	120	Concealing a design to commit an offence punishable with imprisonment, if the offence be committed.						Ditto.
Waging or attempting to wage Shall not arway, or abetting the waging of warrant. Couspiring to commit certain Ditto		If the offence be not committed			Difto	Ditto	Imprisonment extending to one-eighth part of the long-est term, and of the description, provided for the offence, or fine, or both.	Ditto.
Waging or attempting to wage war, or abetting the waging of var, or abetting the waging of var, against the Queen. Shall not are without war, against the Queen. Warrant. Ditto Ditto			CHAPTER	VIOFFENC	ES AGAINST 1	THE STATE.		
Conspiring to commit certain Ditto	121	Waging or attempting to wage war, or abetting the waging of war, against the Queen.	not t with rrant.		-	Not compound- able.	0	Court of Session.
Collecting arms, &c., with the in- Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto	121A	Charles Lineau Control of Chicagonia	Ditto		Ditto	Ditto	Transportation for life or any shorter term, or imprisonment of either description for 10 years.	Ditto.
Concealing with intent to facilitate Ditto Ditto Ditto Ditto	193				Ditto		Transportation for life, or imprisonment of either description for 10 years, and forfeiture of property.	Ditto.
	128	Concealing with intent to facilitate a design to wage war.	100 70	Ditto	:		Imprisonment of either description for 10 years and fine.	Ditto.

SCHEDULE II—continued.

CHAPTER VI.-OFFENCES AGAINST THE STATE-(concluded).

8 By what Court triable.	of Ses					
By wh trii	Court of sion.	D ito.	Ditto.	Ditto.	Ditto	Ditto
7 Punishment under the Indian Penal Code.	Notcompound- Imprisonment of either description for 7 years and fine.	Transportation for life or for any term and fine, or imprisonment of either description for 3 years and fine, or fine.	Transportation for life and fine, or imprisonment of either description for 7 years and fine, or fine.	Imprisonment of either description for 7 years and fine, and forfeiture of certain property.	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.
Whether compoundable or not.	Notcompound- able.	Ditto	Ditto	Ditto	Difto	Ditto
5 Whether bailable or not.	Not bailable	Ditto	Ditto	Ditto	Ditto	Ditto
Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant	Ditto	Ditto	Ditto	Ditto	Ditto
3 Whether the polics may arrest without warrant or not.	Shall not arrest without war-	Ditto	Ditto	Ditto	Ditto	Ditto
2 Offence.	Assaulting Governor General, Governor, &c., with intent to compel or restrain the exercise of any lawful power.	Exciting, or attempting to excite, disaffection.	Waging war against any Asiatic Power in alliance or at peace with the Queen, or abetting the wag- ing of such war.	Committing depredation on the territories of any Power in alliance or at peace with the Queen.	Receiving property taken by war or depredation mentioned in sections 125 and 126.	Public servant voluntarily allowing prisoner of State or War in his custody to escape.
Section.	124	124A	125	.126	127	128

4.4.4.1.9		1	h . *			
Court of Session, Presidency Magistrate or Magistrate of the first class.	Court of Session.		Court of Session.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class.	of either de- Court of Session. 7 years and
Simple imprisonment for 3 years and fine.	Transportation for life, or imprisonment of either description for 10 years and fine.	(D NAVY.	Transportation for life, or imprisonment of either description for 10 years and fine.	Death, or transportation for life, or imprisonment of either description for 10 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment of either de- escription for 7 years and fine.
Ditto	Ditto	E ARMY AN	Not com- poundable.	Ditto	Ditto	Ditto
Bailable	Not bailable Ditto	VIIOFFENCES RELATING TO THE ARMY AND NAVY.	Not bailable	Ditto	Ditte	Ditto
Ditto	Ditto	FENCES REL		Ditto	Ditto	Ditto
Ditto	Ditto	CHAPTER VIIOI	May arrest with- out warrant.	Ditto	Ditto	
Public servant negligently suffering prisoner of State or War in his custody to scape.	Aiding escape of, rescuing or harbouring, such prisoner, or offering any resistance to the recapture of such prisoner.	СНА	Abetting mutiny, or attempting May arrest with- Warrant to seduce an officer, soldier or sailor from his allegiance or duty.	Abetment of mutiny, if mutiny is committed in consequence thereof.	Abetment of an assault by an officer, soldier or sailor on his superior officer, when in the execution of his office.	Abetment of such assault, if the Ditto assault is committed.
631	150		131	132	183	184

100	NUMBER OF STREET	
200 BOOK 9	ART	

370						o.
	8 By what Court triable.	Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Ditto.	Ditto.	Any Magistrate.
TY-(concluded).	7 Punishment under the Indian Penal Code.	Imprisonment of either description for 2 years, or fine, or both.	Ditto	Fine of 500 rupees	Imprisonment of either description for 6 months, or fine, or both.	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.
Y AND NA	Whether compoundable or not.	Not com- poundable.	Ditto	Difto	Ditto	Ditto
II—continued. TO THE ARM	5 Whether bailable or not.	Bailable	Ditto	Ditto	Difts	Ditto
SCHEDULE II—continued.	4 Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant	Ditto	Summons	Warrant	Summons
SCHEDULE II—continued. CHAPTER VII.—OFFENCES RELATING TO THE ARMY AND NAVY—(concluded).	8 Whether the police may arrest with- out warrant or not.	arrest thout war-	Ditto	Shall not arrest without war- rant.	May arrest without war- rant.	Ditto
CHAPTER	2 Offence.	Abetment of the desertion of an May officer, soldier or sailor.	Harbouring such an officer, soldier or sailor who has deserted.	Deserter concealed on board merchant-vessel, through negligence of master or person in charge thereof,	Abetment of act of insubordination by an officer, soldier or snilor, if the offence be committed in con- sequence.	Wearing the dress or carrying any token used by a soldier, with intent that it may be believed that he is such a soldier
	1 Section.	135	136	137	138	140

| fe.

CHAPTER VIII. OFFENCES AGAINST THE PUBLIC TRANQUILLITY.

	8 By what Court triable.	Any Magis- trate.	Court of Session, Presidency Magistrate or Magistrate of the first class.	Any Magis- trate.	Ditto.	Presidency Magistrate or Magistrate of the first or second class.
PUBLIC TRANQUILLITY—(concluded).	7 Punishment under the Indian Penal Code.	Imprisonment of either description for 6 months, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 1 year, or fine, or both.	Imprisonment of either description for 6 months, or fine, or both.	Fine of 1,000 rupees
RANQUILLI	6 Whether com- poundable or not.	Not compoundable.	Ditto	Ditto	Ditto	Ditto
AGAINST THE PUBLIC TR	5 Whether bailable or not.	Bailable	Ditto	Ditto	Ditto	Ditto
S AGAINST T	Whether a warrant or a summons shall ordinarily issue in the first instance.	Summons	Warrant	Ditto	Summons	Ditto
CHAPTER VIII.—OFFENCES AGAINST THE	Whether the police Warrest with-	May arrest with- out warrant.	Ditto	Ditto	Djtto	Shall not arrest without war- rant.
CHAPTER V.	Offence.	Knowingly joining or continuing in any assembly of five or more persons after it has been commanded to disperse.	Assaulting or obstructing public servant when suppressing riot.	Wantonly giving provocation with intent to cause riot, if rioting be committed.	If not committed	Owner or occupier of land not giving information of riot, &c.
	Section.	151	152	168		154

ó	6	ò	ó	6	Magis.		Sourt of Session, Presidency Magistrate or Magistrate of the first class.
Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Any trate		Court sion, dency trate trate first c
Fine	Ditto	Imprisonment of either description for 6 months, or fine, or both.	Ditto	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 1 month, or fine of 100 rupees, or both.	RVANTS.	Imprisonment of either description for 3 years, or fine, or both.
Fine	Ditto	:		:	•	IC SE	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	PUBL)	Not com poundable,
i			:	:	•	G TC	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	RELATIN	Bailable
i	i		•	1 8		OR	1
Ditto	Ditto	Ditto	Ditto	Warrant	Summons	SNCES BY	Summons
	Ditto	May arrest without war- rant.	Ditto	Ditto	Shall not arrest without war- rant.	CHAPTER IXOFFENCES BY OR RELATING TO PUBLIC SERVANTS.	Shall not arrest without war- rant.
Person for whose benefit or on Ditto whose behalf a riot takes place not using all lawful means to prevent it.	Agent of owner or occupier for D whose benefit a riot is committed not using all lawful means to prevent it.	Harbouring persons hired for an Munlawful assembly.	158 Being hired to take part in an Dunlawful assembly or riot.	Or to go armed D	160 Committing affray S	CHAPT	Being or expecting to be a public S servant, and taking a gratification other than legal remuneration in respect of an official act.
155	156	157	158		160		161
						1	5 0 1

SCHEDULE II—continued.

1	a	8	4	10	9	7	8
Section.	Offence.	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether com- poundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
162	Taking a gratification in order by corrupt, or illegal means to influence, a public servant.	Shall not arrest without war- rant.	Summons	Bailable	Not com- poundable,	Imprisonment of either description for 3 years, or fine, or both,	Court of Session, Presidency Ma- gistrate or Ma- gistrate of the first class.
163	Taking a gratification for the exercise of personal influence with a public servant.	Ditto	Ditto	Ditto	Ditto	Simple imprisonment for 1 year, or fine, or both.	Presidency Magistrate or Magistrate of the first class.
164	Abetment by public servant of the offences defined in the last two preceding clauses with reference to himself,	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 3 years, or fine, or both.	Court of Session, Presidency Magistrate or Magistrate of the first class.
165	Public servant obtaining any valuable thing, without consideration, from a person concerned in any proceeding or business transacted by such public servant.	Ditto	Ditto	Ditto	Ditto	Simple imprisonment for 2 years, or fine, or both.	Presidency Magistrate or Magistrate of the first or second class.
166	Public servant disobeying a direction of the law with intent to cause injury to any person.	Ditto	Ditto	Ditto	Ditto	Simple imprisonment for 1 year, or fine, or both.	Ditto.

Court of Session, Presidency Magistrate or Magistrate of	the first class. Presidency Magistrate or Magistrate of the first class.	Ditto.	Any Magistrate,	Ditto.		Any Magistrate.	Ditto.
Imprisonment of either description for 3 years, or fine, or both.	Simple imprisonment for 1 year, or fine, or both.	Simple imprisonment for 2 years, or fine, or both, and confiscation of property, if purchased.	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 3 months, or fine of 200 rupees, or both.	CHAPTER X.—CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS.	Simple imprisonment for 1 month, or fine of 500 rupees, or both.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.
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Ditto	i	<u> </u>	- A * :	<u>.</u>	THORI	Z :	<u>а</u>
Ditto	Ditto	Ditto	Ditto	Ditto	FUL AU	Bailable	Ditto
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Ditto	Ditto	Ditto	Warrant	Summons	OF THE	Summons	Ditto
Ditto	Ditto	Ditto	May arrest without war- rant.	Ditto	-CONTEMPTS	Shall not arrest without war- rant.	Ditto
Public servant framing an incorrect document with intent to cause injury.	Public servant unlawfully engag- I ing in trade,	Public servant unlawfully buying I or bidding for property.	Personating a public servant	Wearing garb or carrying token I used by public servant with fraudulent intent.	CHAPTER X	Absconding to avoid service of summons or other proceeding from a public servant.	If summons or notice require at- tendance in person, &c., in a Court of Justice.
79	168	169	170	11		172	

SCHEDULE II—continued.

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FUL AUTHORITY OF PUBLIC SERVANTS-(con
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Preventing the service or the Shall not arrest Summons Bailable Not come simple imprisonment for 1 Presidency Managistrate of the senoval of it when it has been affixed, or preventing a product of the senoval of it when it has been affixed, or preventing a product of the senoval of it when it has been affixed, or preventing a product of the senoval of it when it has been affixed, or preventing a product of an example of the senoval of it when it has been affixed, or preventing a product of the senoval of it when it has been affixed, or preventing a legal order to attend at a certain place in person or by agent, or departing therefrom without authority. If the order require personal attended to the service of the service of the senoral of	1 Section.	Offence.	3 Whether the police may arrest without warrant or not	Whether a warrant or a summons shall ordinarily issue in the first instance.	5 Whether bailable or not.	Whether compoundable or not,	7 Punishment under the Indian Penal Code.	8 By what Court triable.
If summons, &c., require attend- ance in person, &c., in a Court of Justice. Not obeying a legal order to attend at a certain place in person or by agent, or departing therefrom without authority. If the order require personal attendance, &c., in a Court of Justice. Ditto Ditto Ditto Ditto Ditto Ditto	17.8		Shall not arrest without war- rant.	Summons	Bailable	Pu	Simple imprisonment for 1 month, or fine of 500 rupees, or both.	Presidency Magistrate or Magistrate of the first or second class.
Not obeying a legal order to attended at a certain place in person or by agent, or departing therefrom without authority. If the order require personal attendance, &c., in a Court of Justice.		If summons, &c., require attendance in person, &c., in a Court of Justice.	Ditto			Ditto	Simple imprisonment months, or fine of rupees, or both.	Ditto.
Ditto Ditto Ditto e Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	17.4		Ditto	Ditto	THE RESERVE ASSESSMENT OF THE PARTY NAMED IN COLUMN 2			Any Magistrate.
		If the order require personal attendance, &c., in a Court of Justice.	Ditto	Ditto	Ditto	Ditto	AND DESCRIPTION OF THE PARTY OF	MATERIA CONTRACTOR CON

	visions of Chap- ter XXXV; or, if not com- mitted in a	Count, a Frest-dency Magis- trate or Magis- trate of the first or second class.	Ditto.	Presidency Magistrate or Magistrate of the first or second class,	Ditte.	Ditto.	Ditto.
Simple imprisonment for 1 month, or fine of 500 rupees, or both.			Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Simple imprisonment for 1 month, or fine of 500 rupees, or both.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both,	Ditto	Imprisonment of either description for 2 years, or fine, or both.
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Ditto			Ditto	Ditto	Ditto	Ditto	Ditto
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Ditto			Ditto	Ditto	Ditto	Ditto	Difto
Intentionally omitting to produce Ditto a document to a public servant by a person legally bound to produce or deliver such document.			If the document is required to be produced in or delivered to a Court of Justice.	Intentionally omitting to give notice or information to a public servant by a person legally bound to give such notice or information.	If the notice or information required respects the commission of an offence, &c.	Knowingly furnishing false information to a public servant.	If the information required respects the commission of an offence, &c.
175				176		177	

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1. Section.	Offence.	9 Whether the police may arrest without warrant or not,	Whether a warrant or a summons shall ordinarily issue in the first instance.	5 Whether bailable or not.	Whether compoundable or not.	7 Punishment under the Indian Penal Gode.	8 By what Court triable.
8 11.8	Refusing oath when duly required to take oath by a public servant.	Shall not arrest without war- rant.	Summons	Bailable	Not com- poundable.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Court in which the offence is committed, subject to the provisions of Chapter, if not committed in a Court, a Presidency Magistrate or Magistrate of the first or second class.
180	Being legally bound to state truth, and refusing to answer questions. Refusing to sign a statement made to a public servant when legally required to do so. Knowingly stating to a public servant on oath as true that which is false.	Ditto Ditto	Ditto Warrant	Ditto Ditto Ditto	Ditto Ditto Ditto	Simple imprisonment for 3 months, or fine of 500 rupees, or both. Imprisonment of either description for 3 years, or fine, or both.	Ditto. Ditto. Court of Session. Presidency Magistrate of Magistrate of the first

Presidency Magistrate or Magistrate of the first or second	class. Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Ditto	Imprisonment of either de- cription for I month, or fine of 500 rupees, or both.	Imprisonment of either description for 1 month, or fine of 200 rupees, or both.	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	for 1 tpees,	Simple imprisonment for 6 months, or fine of 500 rupees, or both.	Simple imprisonment for 1 1 month, or fine of 200 rupees, or both.
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Summons	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
	1	i	•	:	:	:	:
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Giving false information to a public servant in order to cause him to use his lawful power to the injury or annoyance of any person	Resistance to the taking of property by the lawful authority of a public servant.	Obstructing sale of property offered for sale by authority of a public servant.	Bidding by a person under a legal incapacity to purchase it, for property at a lawfully authorized sale, or bidding without intending to perform the obligations incurred thereby.	Obstructing public servant in discharge of his public functions,	Omission to assist public servant when bound by law to give such assistance.	Wilfully neglecting to aid a public servant who demands aid in the execution of process, the prevention of offences, &c.	Disobedience to an order lawfully promulgated by a public servant, if such disobedience causes obstruction or annoyance or injury to persons lawfully employed.
183	183	184	185	186	187	1740	188

SCHEDULE II—continued.

CHAPTER X. CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS-(concluded).

œ :	by what court triable.	ths, Presidency Magistrate or Magistrate of the first or second	de- Ditto.	· de- Ditto. fine,
	Punishment under the Indian Penal Code.	Not com- Imprisonment for 6 months, Presidency Ma- poundable, or fine of 1,000 rupees, or gistrate of the gistrate of the first or second	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 1 year, or fine, or both.
9	Whether compoundable or not.	Not com- poundable.	Ditto	Ditto
9	Whether bailable or not.	Bailable	Ditto	Ditto
4	Whether a warrant or a summons shall ordinarily issue in the first instance.	The state of the s	Ditto	Ditto
, m	Whether the police may arrest without warrant or not.	Shall not arrest without war- rant.		
6	Offence.	If such disobedience causes danger Shall not arrest Summons to human life, health or safety, rant.	Threatening a public servant with injury to him, or one in whom he is interested, to induce him to do or forbear to do any official act.	Threatening any person to induce him to refrain from making a legal application for protection from injury.
1	Section.		189	190

CHAPTER XI.—FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE.

iving or fabricating false evidence n a judicial proceeding.	Shall not arrest without war- rant.	Warrant	. Bailable	1	Not com- poundable.	193 Giving or fabricating false evidence without warrant Bailable Not com- Imprisonment of either de- Court of Session, Presidency Main a judicial proceeding. rant.	Court of Session, PresidencyMagistrate or Magistrate of the first class.
or fabricating false evidence Ditt	Ditto Ditto		Ditto		Ditto	Imprisonment of either description for 3 years and fine.	Ditto.

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Court of Session.	Ditto.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class,	Ditto.	Ditto.	Ditto.	Ditto.
Transportation for life, orrigor- Court of Session, ous imprisonment for 10 years and fine.	аbоvе	The same as for the offence	The same as for giving or fabricating false evidence,	The same as for giving false evidence.	1		
The second second	Death, or as above	Manager and Automatical States and Automatica			Ditto	Ditto	Ditto
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Not bailable Ditto	Ditto	Ditto	According as the offence of giving such evidence is bailable or not.	Bailable	Ditto	Ditto	Ditto
Ditto	Ditto	Ditto	Ditto	Ditto		i	Ditto
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto Ditto	Ditto Ditto	Ditto I
Giving or fabricating false evidence with fatent to cause any person to be convicted of a capital offence.	If innocent person be thereby convicted and executed,	Giving or fabricating false evidence with intent to procure conviction of an offence punishable with transportation or imprisonment for more than seven years.	Using in a judicial proceeding evidence known to be false or fabricated,	Knowingly issuing or signing a I false certificate relating to any fact of which such certificate is by law admissible in evidence.	Using as a true certificate one I known to be false in a material point,	False statement made in any declaration which is by law receivable as evidence.	Using as true any such declaration before,
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8 By what Court triable.	Court of Session.	Court of Session, Presidency Magistrate or Magistrate of the first class.	Presidency Magistrate or Magistrate of the first class, or Court by which the off-ence is triable.	Presidency Magistrate or Magistrate of the first or second
7 Punishment under the Indian Penal Code.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment for a quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment of either description for 6 months, or fine, or both.
6 Whether com- poundable or not.	Not com- poundable.	Ditto	Ditto	Ditto
5 Whether bailable or not.	Bailable	Ditto	Ditto	Ditto
4 Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant	Ditto	Ditto	Summons
Whether the police may arrest without warrant or not.	Shall not arrest without war- rant.	Ditto	Ditto	Ditto
Offence.	Causing disappearance of evidence of an offence committed, or giving false information touching it to screen the offender, if a capital offence.	If punishable with transportation or imprisonment for ten years.	If punishable with less than 10 Ditto years' imprisonment.	Intentional omission to give information of an offence by a person legally bound to inform.
1 Section.	201			203

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Ditto.	Presidency Magistrate or Magistrate of the first class.	Court of Session, Presidency Magistrate or Magistrate of the first class.	Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Presidency Magistrate or Magistrate of the first class.	Ditto.
Imprisonment of either description for 2 years, or fine, or both.	Ditto	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.		i -	Imprisonment of either description for 2 years and fine.
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Warrant	Ditto	Ditto	Ditto	Ditto	Ditto .	Ditto
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
203 Giving false information respect- Ditto ing an offence committed.	Secreting or destroying any doon- ment to prevent its production as evidence.	False personation for the purpose of any act or proceeding in a suit or criminal prosecution, or for becoming bail or security.	Fraudulent removal or concealment, &c., of property to prevent its seizure as a forfeiture, or in satisfaction of a fine under sentence, or in execution of a decree.	Claiming property without right, or practising deception touching any right to it, to prevent its being taken as a forfeiture, or in satisfaction of a fine under sentence, or in execution of a decree.	Fraudulently suffering a decree to pass for a sum not due, or suffering decree to be executed after it has been satisfied.	209 False claim in a Court of Justice
203	102	205	908	207	808	209

SCHEDULE II -continued.

CHAPTER XI, -FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE-(continued).

y obtaining a decree for shall not arrest t due, or causing a decree for without warented after it has been rant. ge of offence made with Ditto le with transportation or with imprisonment for xceeding 7 years. g an offender, if the May arrest without warrant. g an offender, if the out warrant.	Section.	2 Offence.	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in	5 Whether bailable or not.	Whether compoundable or not.	7 Punishment under the Indian Penal Code,	8 By what Court triable,
False charge of offence made with Ditto If offence charged be capital, or punishable with transportation for life, or with imprisonment for a term exceeding 7 years. Harbouring an offender, if the May arrest withoffence be capital. If punishable with transportation for life, or with imprisonment for a term offence be capital.	210	Fradulently obtaining a decree for a sum not due, or causing a decree to be executed after it has been	Shall not arrest without war-	the first instance. Warrant	Barlable	Not com- poundable.	Imprisonment of either description for 2 years, or fine, or both.	Presidency Maggistrateor Magistrate of the first class.
If offence charged be capital, or punishable with transportation for life, or with imprisonment for a term exceeding 7 years. Harbouring an offender, if the May arrest with-offence be capital, out warrant. If punishable with transportation Ditto for life, er with imprisonment for	211	False charge of offence made with intent to injure.		Ditto	Ditto	Ditto	Ditto	Notification of the Control
Harbouring an offender, if the May arrest with- offence be capital, out warrant. If punishable with transportation for life, or with imprisonment for		If offence charged be capital, or punishable with transportation for life, or with imprisonment for a term exceeding 7 years.		Ditto	Ditto	Ditto	Imprisonment of either description for 7 years and fine.	Court of Session.
Ditto	212		May arrest with- out warrant.		Ditto	Ditto	Imprisonment of either description for 5 years and fine.	
10 0000		If panishable with transportation for life, or with imprisonment for		Ditto	Ditto	Ditto	Imprisonment of either description for 3 years and fine.	gristrate of the first class. Ditto.

Presidency Magistrate or Magistrate of the first class,	by which the offence is tri-	Court of Session.	Court of Session, PresidencyMa- gistrate or Ma- gistrate of the first class.	Presidency Magistrate or Magistrate of the first class, or Court by which the offence is triable.	Court of Session.	Court of Session, Presidency Magistrate or Magistrate of the first class.
Imprisonment for a quarter of the longest term, and of the description, provided for the offence, or fine, or both.		Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment for a quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 8 years and fine.
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Ditto		Ditto	Ditte	Ditto	Ditto	Ditto
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Ditto		Ditto	Ditto	Ditto	Ditto	Ditto
		Shall not arrest without war- rant.	Ditto	Ditto	Ditto	Ditto
If punishable with imprisonment Ditto for 1 year and not for 10 years.		Taking gift, &c., to screen an offender from punishment, if the offence be capital.	If punishable with transportation for life or with imprisonment for 10 years.	If with imprisonment for less than Ditto 10 years,	Gift made to cause restoration of property in consideration of screening offender, if the offence be capital.	If punishable with transportation for life, or with imprisonment for 10 years.
	. *	213			214	

SCHEDULE II—continued. SR XI.—FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE—(continued).	Whether the police or a summons shall out warrant or not. Whether a warrant or not.	for less Shall not arrest warrant Bailable Not compoundable. Imprisonment for a quarter of Presidency Markithout warrant. In poundable the longest term, and of the gistrate of description, provided for the first class, of the first class, or Court by which the offence, or fine, or both.	over move- in pitto Ditto .	who has May arrest with. Ditto	sportation Ditto Ditto Ditto Ditto Ditto Imprisonment of either de- Ditto. scription for 3 years and fine.
CHAPTER XI.—FALSE	Offence. WI	1	Taking gift to help to recover move- able property of which a person has been deprived by an offence, without causing apprehension of offender.	Harbouring an offender who has escaped from custody, or whose apprehension has been ordered, if the offence be capital.	If punishable with transportation for life, or with imprisonment for 10 years.
	1 Section.		216	216	

Presidency Magistrate or Magistrate of the first class, or Court by which the offence is tri-	Α	class. Court of Session,	Ditto.	Ditto.	Ditto.
Imprisonment for a quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	mprisonment of either description for 3 years, or fine, or both,	mprisonment of either description for 7 years, or fine, or both.		Imprisonment of either description for 7 years, with or without fine.
Imprisonment for a quarte the longest term, and of description, provided for offence, or fine, or both.	KIN SECTION AND ADDRESS OF THE SECTION ADDRE	н	н	Ditto	Imprisonment scription for ' without fine.
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··· Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Ditto	Summons	Warrant	Ditto	Dieto	Ditto
	arrest war-		1		:
Ditto	Shall not arrest without war- rant.	Ditto	Ditto	Ditto	Ditto
If with imprisonment for 1 year, Ditto and not for 10 years.	Public servant disobeying a direction of law with intent to save persons from punishment, or property from forfeiture.	Public servant framing an incorrect record or writing with intent to save person from punishment, or property from forfeiture.	Public servant in a judicial proceeding making and pronouncing an order, report, verdict or decision which he knows to be contrary to law.	Commitment for trial or confinement by a person having authority, who knows that he is acting contrary to law.	Intentional omission to apprehend on the part of a public servant bound by law to apprehend an offender, if the offence be capital.
	217	218	0.00	220	221

	o	8	4	10	9	4	80
Section.	Offence.	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
	If punishable with transportation for life, or imprisonment for 10 years.	Shall not arrest without war- rant.	Warrant	Bailable	Not com- poundable.	Imprisonment of either description for 3 years, with or without fine.	Court of Session, Presidency Magistrate or Magistrate of the first class.
	If with imprisonment for less than 10 years.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 2 years, with or without fine.	Presidency Magistrate or Magistrate of the first or second class.
82 83 84	Intentional omission to apprehend on the part of a public servant bound by law to apprehend person under sentence of a Court of Justice, if under sentence of death.	Ditto	Ditto	Not bailable	Ditto	Transportation for life, or imprisonment of either description for 14 years, with or without fine.	Court of Session.
	If under sentence of transportation for life, or imprisonment or penal servitude for 10 years or upwards.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either do- scription for 7 years, with or without fine.	Ditto.

PART V]	THE GAZI	ETTE OF	INDIA, F	EBRUARY 4,	882.	389
court of Session, Presidency Magistrate or Magistrate of the first class.	Presidency Ma- gistrate or Ma- gistrate of the first or second class.	Ditto.	Ditto.	court of Session, Presidency Magistrate or Magistrate of the first class.	Court of Session.	Ditto.
Imprisonment of either description for 3 years, or fine, or both.	Simple imprisonment for 2 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Ditto	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 7 years, or fine	Ditto
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Bailable	Ditto	Ditto	Ditto	Not bailable	Ditto	Ditto
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Ditto	Summons	Warrant	Ditto	Ditto	Ditto	Ditto
		arrest war-		•	•	1
Ditto	Ditto	May without rant.	Ditto	Ditto	Ditto	Ditto
If under sentence of imprison- Ditto ment for less than 10 years.	Escape from confinement negligently suffered by a public servant.	Resistance or obstruction by a person to his lawful apprehension.	Resistance or obstruction to the lawful apprehension of another person, or rescuing him from lawful custody.	If charged with an offence punishable with transportation for life, or imprisonment for 10 years.	If charged with a capital offence	If the person is sentenced to transportation for life, or to transportation, penal servitude or imprisonment for 10 years or upwards.
	85 63	224	225			5 g 1

SCHEDULE II-continued.
CHAPTER XI.-FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE-(concluded).

8	By what Court	Court of Ses- sion.	Presidency Magistrate or Magistrate of the first or second class.	Court of Ses.	which the ori- ginal offence was triable.	I,000 the offence is committed, subject to the provisions of XXXV.
7	Panishment under the Indian Penal Code.	Transportation for life, or imprisonment of either description for 10 years and fine.	Imprisonment of either description for one year, or fine, or both.	Transportation for life, and fine and rigorous imprisonment for 3 years before	original sen- part of the s been under- te.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.
	Whether compoundable or not.	Not com- poundable.	Ditto	Ditto	Ditto	Ditto
10	Whether bailable or not.	Not bailable	Bailable	Not bailable Ditto	Ditto	Bailable
4	Whether a warrant or a summons shall ordinarily issue in the first instance.		Ditto	Ditto	Summons	Ditto
က	Whether the police may arrest without warrant or not.	May arrest with- Warrant out warrant.	Ditto	Ditto	Shall not arrest without war- rant,	Ditto
2	Offence.	If under sentence of death	Escape, or attempt to escape, from custody for failing to furnish scentrity for good behaviour.	Unlawful return from transportation	Violation of condition of remission of punishment.	Intentional insult or interruption to a public servant sitting in any stage of a judicial proceeding.
-	Section.		225A	986		88.

				Vitto	Ditte	scription for 2 years, or fine, gistrate or Macor both.
	СНАРТКК	XIIOFFENC	ES RELATIN	G TO COIN AN	ID GOVERNA	CHAPTER XIIOFFENCES RELATING TO COIN AND GOVERNMENT STAMPS.
231	Counterfeiting, or performing any part of the process of counterfeit-ing, coin.	May arrest without war- rant,	Warrant	Not bailable	Not com-	Imprisonment of either descourt of Sesseription for 7 years and fine.
232	Counterfeiting, or performing any part of the process of counterfeiting, the Queen's coin.	Ditto	Ditto	Ditto	Ditto	Transportation for life or imprisonment of either description for 10 years and fine.
233	Making, buying or selling instru- ment for the purpose of coun- terfeiting coin.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either de- scription for 3 years and fine. Presidency Ma- gistrate or Ma- gistrate of the first class.
234	Making, buying or selling instru- ment for the purpose of coun- terfriting the Queen's coin.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either de- Court of Ses- scription for I years and fine. sion.
00 00 00 00 00 00 00 00 00 00 00 00 00	Possession of instrument or material for the purpose of using the same for counterfeiting cein.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either de- Scription for 3 years and fine. Presidency Magistrate or Magistrate of the first class.
	If Queen's coin	Ditto	Ditto	Ditto	Ditto	Imprisonment of either de. Court of Session. scription for 10 years and fine.

SCHEDULE II—continued.

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AND GOVERNMENT STAN PS- (continued).	OLIVER ALL CHARLES AND COLOR OF THE LATER AND	CHAFIER AIL

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Section.	Offence.	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
236	Abetting in India the counterfeit- ing out of British India of coin.	May arrest without war- raut.	Warrant	Not bailable	Not com- poundable.	The punishment provided for abetting the counterfeiting of such coin within British India.	Court of Session.
237	Import or export of counterfeit coin, knowing the same to be counterfeit.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 3 years and fine.	Court of Session, Presidency Magistrate or Magistrate of the first class.
238	Import or export of counterfeits of the Queen's coin, knowing the same to be counterfeit.	Ditto	Ditto	Ditto	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Court of Session.
239	Having any counterfeit coin known to be such when it came into possession, and delivering, &c., the same to any person.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 5 years and fine	Court of Session, Presidency Magistrate or Magistrate of the first class.
240	The same with respect to the Queen's coin.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 10 years and fine.	Ditto.

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2 2 2 2 2		CONTRACTOR OF THE PROPERTY OF THE PARTY OF T	WITH THE PERSON NAMED IN			G.	STATE OF THE PARTY
Knowingly delivering to another any counterfeit coin as genuine which, when first possessed, the deliverer did not know to be counterfeit.	Possession of counterfeit coin by a person who knew it to be counterfeit when he became possessed thereof,	Possession of Queen's coin by a person who knew it to be counterfeit when he became possessed thereof.	Persons employed in a Mint causing coin to be of a different weight or composition from that fixed by law.	Unlawfully taking from a Mint Ditto	Fraudulently diminishing the weight or altering the composition of any coin.	Fraudulently diminishing the weight or altering the composition of the Queen's coin.	Altering appearance of any coin with intent that it shall pass as a coin of a different description.
r Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Ditte	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Imprisonment of either description for 2 years, or fine of ten times the value of the coin counterfeited, or both.	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 7 years and fine.	Ditto	Ditto	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.
ther de-	her de- and fine.	ther de-		i	ner de- ind fine.	er de- nd fine.	100000
Presidency Magistrate or Magistrate of the first or second	5 3	first class. Ditto.	Court of Session.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the	Ditto.	Ditto.

	By what Court triable.	Court of Session, Presidency Magistrate or Magistrate or Magistrate of the	Ditto.	Ditto.	Ditto.	Ditto.	Presidency Magistrate or Magistrate of the first or second class.
STAMPS-(concluded).	7 Punishment under the Indian Penal Code.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 5 years and fine.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 5 years and fine.	Imprisonment of either description for 2 years, or fine of ten times the value of the coin.
ERNMENT	Whether compoundable or not.	Not com- poundable.	Ditto	Ditto	Ditto	Ditto	Ditto
RELATING TO COIN AND GOVERNMENT	6 Whether bailable or not.	Not bailable	Ditto	Ditto	Ditto	Ditto	Ditto
LATING TO CO	4 Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant	Ditto	Ditto	Ditto	Ditto	Ditto
4.7	olice	May arrest with- out warrant.	Ditto	Ditto	Ditto	Ditto	Ditto
CHAPTER XII.—OFFENCES	2 Offence.	Altering appearance of the Queen's coin with intent that it shall pass as a coin of a different de-	scription. Delivery to another of coin possessed with the knowledge that	it is altered. Delivery of Queen's coin possessed with the knowledge that it is	Altered. Possession of altered coin by a person who knew it to be altered whom he hereme nossessed there-	of. Possession of Queen's coin by a person who knew it to be altered them he hearns nossessed there-	H O
	1 Section.	519	250	251	252	808	254

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Court of Session.	Ditto.	Ditto.		Ditto.	Court of Session, Presidency Magistrate or Ma-	gistrate of the first class. Ditto.	Ditto.	Presidency Magistrate or Magistrate of the first or second	class. Court of Session, Presidency Magistrate or Magistrate of the	first class.
Imprisonment of either description for 10 years and fine.	Imprisonment of either description for 7 years.	Ditto		Ditto	Ditto	Imprisonment of either description for 7 years, or fine,	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.	
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Counterfeiting a Government Ditto	nossession of an instru- material for the purpose erfeiting a Government	1401120000	feiting a Government stamp.	Sale of counterfeit Government stamp.	Having possession of a counterfeit Government stamp.	Using as genuine a Government stamp known to be counterfeit.	Effacing any writing from a substance bearing a Government	stamp, or removing from a nocuratent a stamp used for it with intent to cause wrongful loss to Government. Using a Government stamp known to have been before used.	Erasure of mark denoting that stamp has been used.	
255	526	257		258	259	260	193	262	263	

OHEDULB II—continued.

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Section.	Offence.	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code,	8 By what Court triable.
264	Fraudulent use of false instrument for weighing.	Shall not arrest without war- rant.	Summons	Bailable	Not com- poundable.	Imprisonment of either description for 1 year, or fine, or both.	Presidence gistrate
					N.		first or second class.
202	Fraudulent use of false weight or measure.	Ditto	Ditto	Ditto	Ditto	Ditto	. Ditto.
266	Being in possession of false weights or measures for fraudulent use.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto.
267	Making or selling false weights or measures for fraudulent use.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto.
	CHAPTER XIV OPFENCES A	AFFECTING THE	E PUBLIC HEALTH,		IY, CONVEN	SAFETY, CONVENIENCE, DECENCY AND	AND MORALS
269	Negligently doing any act known to be likely to spread infection of any disease dangerous to life.	May arrest without war- rant,	Summons	Bailable	Not com- poundable>	Imprisonment of either description for 6 mouths, or fine, or both.	Presidency Magistrate or Magistrate of the first or second

270	271	272	273	274	275	276	511	278
Malignantly doing any act known 'to be likely to spread infection of any disease dangerous to life.	Knowingly disobeying any quarantine rule.	Adulterating food or drink for man, intended for sale, so as to make the same noxious.	Selling any food or drink as food and drink for man knowing the same to be noxious.	Adulterating any drug or medical preparation intended for sale so as to lessen its efficacy, or to change its operation, or to make it noxious.	Offering for sale or issuing from a dispensary any drug or medical preparation known to have been adulterated.	A dispensary any drug or medical preparation as a different drug or medical preparation.	7 Defiling the water of a public spring or reservoir.	Making almosphere noxious to health.
Ditto	Shall not arrest without war- rant.	Ditto	Ditto	Ditto	Ditto	Ditto	May arrest with. Ditto	Shall not arrest without war-
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
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Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of seription for 6 I fine, or both.	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Fine of 500 rupees
ither de-	of either de- 6 months, or	either de- nonths, or es, or both.	1				either de- nonths, or s, or both.	:
Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Any Magistrate.	Ditto.

SCHEDULE II—continued.

	2 Offence.	Whether the police may arrest with- out warrant or not.	4 Whether a warrant or a summons shall ordinarily issue in the first instance.	5 Whether bailable or not.		6 Whether com- poundable or not.	7 Punishment under the Indian Penal Code.	8 By what Court triable.
CONTRACTOR OF THE PROPERTY AND ADDRESS OF THE PARTY AND ADDRESS OF THE	Driving or riding on a public way so rashly or negligently as to endanger human life, &c.	May arrest with- out warrant.	Summons	Bailable	:	Not com- poundable.	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Any Magistrate.
	Navigating any vessel so rashly or negligently as to endanger human life, &c.	Ditto	Ditto	Ditto		Ditto	. Ditto	Presidency Magistrate or Magistrate of the first or second class.
STEEL ST	Exhibition of a false light, mark Ditto or buoy.	Ditto	Warrant	Ditto	and the second	Ditto	Imprisonment of either description for 7 years, or fine, or both.	Court of Session.
	Conveying for hire any person by water, in a vessel in such a state, or so loaded, as to endanger his life.	Ditto	Summons	Ditto	And the second	Ditto .	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	
AND DESCRIPTION OF THE PARTY OF	Causing danger, obstruction or injury in any public way or line of navication.	Ditto	Ditto	. Ditto	and Park	Ditto .	Fine of 200 rupees	Ditto.
	Dealing with any poisonous substance so as to endanger human life, &c.	Shall not arrest without war- rant.	Ditto	. Ditto	•	Ditto	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Ditto.

Any Magistrate.	Ditto.	gistrate or Magistrate of the first or second class,	Ditto.	Any Magistrate.		y Ma- or Ma- of the second	
	i e			Any	Ditto.	Presidency Magistrate or Magistrate of the first or second class.	Ditto.
1					10	for 6 h.	r. de-
	1	1			Fine of 200 rupees	Simple imprisonment for months, or fine, or both.	Imprisonment of either description for 3 months, or fine, or both.
Ditto	Ditto	Ditto	Ditto	Ditto	Fine of	Simple montl	Impriso script fine, o
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Warrant
May arrest with- Ditto out warrant.		Shall not arrest without war- rant,	Ditto	May arrest with- out warrant.	Shall not arrest without war- rant.	May arrest with- out warrant.	Ditto
285 Dealing with fire or any combustible matter so as to endanger human life, &c.	So dealing with any explosive Ditto substance.	So dealing with any machinery.	A person omitting to grard against probable danger to human life by the fall of any building over which he has a right entitling him to pull it down or repair it.	A person omitting to take order May arrest with any animal in his possession, so as to guard against danger to luman life, or of grievous hurt, from such animal.	Committing a public nuisance	Continuance of nuisance after in- junction to discontinue,	Sale, &c., of obscene books, &c
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AFFECTING THE PUBLIC HEALTH, SAFETY, CONVENIENCE, DECENCY AND MORALS-(concluded).
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Section.	Offence.	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
293	Having in possession obscene book, May arrest with- &c., for sale or exhibition.	May arrest with- out warrant.	Warrant	Bailable	Not e o m - poundable.	Imprisonment of either description for 3 months, or fine, or both.	Presidency Magistrate or Magistrate of the first or
294	Obscene songs	Ditto	Ditto	Ditto	Ditto	Ditto	second class. Ditto.
294A	Keeping a lottery-office	Shall not arrest without war-	Summons	Ditto	Ditto	Imprisonment of either de- Any Magistrate.	Any Magistrate
170	Publishing proposals relating to lotteries.	rant. Ditto	Ditto	Ditto	Ditto	fine, or both. Fine of 1,000 rupees	Ditto.
		CHAPTER X	V.—OFFENCES	CHAPTER XVOFFENCES RELATING TO RELIGION.	O RELIGION		
295	Destroying, damaging, or defiling a place of worship or sacred object with intent to insult the religion of any class of persons.	May arrest with- out warrant.	Summons	Bailable	Not com - poundable.	Imprisonment of either description for 2 years, or fine, or both.	Presidency Magistrate or Magistrate of the first or second class.
296	Causing a disturbance to an assembly engaged in religious worship.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 1 year, or fine, or both.	Ditto.

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1 Ditto.	Ditto.		Court of Session.	Ditto.	Ditto.	Ditto.	Court of Session, Presidency Ma- gistrate or Ma- gistrate of the	first class.
			Death, transportation for life Court of Session.	:	ransportation for life, or imprisonment of either de- scription for 10 years and fine.	Imprisonment of either description for 10 years, or fine, or both.	of either de- two years, or	*
Ditto .	Ditto	ODY.	Death, tran and fine.	Death	Transportation imprisonment scription for 10	Imprisonme scription f or both.	Imprisonment scription for fine, or both.	
1		AN B	o m- able.	:	•	The second		A. I
Ditto	Compound- able.	ним	Not com- poundable.	Ditto	Ditto	Ditto	Ditto	
:	1	THE	-	:	i.	:	: 17	
Ditto	Ditto	FENCES AFFECTING Of offences affecting Life.	Not bailable	Ditto	Ditto	Ditto	Bailable	
Ditto	•	S AF	:	:	:		1	
	Ditto	XVI,—OFFENCES AFFECTING THE HUMAN BODY. Of offences affecting Life.	Warrant	Ditto	Ditto	Ditto	Ditto	Contract of the
Ditto	Shall not arrest without war- rant.	1	May arrest with- out warrant.	•	:	i	•	
Ditto	Shall ne withou rant.	CHAPTER	May arr	Ditto	Ditto	Ditto	Ditto	
Trespassing in place of worship or sepulchre, disturbing funeral with intention to wound the feelings or to insult the religion of any person, or offering indiguity to a human corpse.	Uttering any word or making any sound in the hearing, or making any gesture or placing any object in the sight, of any person, with intention to wound his religious feeling.	CH.	Murder	Murder by a person under sentence of transportation for life.	Culpable homicide not amounting to murder, if act by which the death is caused is done with intention of causing death, &c.	e with knowledge that to cause death, but y intention to cause	death, &c. Causing death by rash or negli- gent act.	か の の の の の の の の の の の の の の の の の の の
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	CHAPTER	A LATER BOOK TO A COLOR	ENCES AFFEC	XVI.—OFFENCES AFFECTING THE HUMAN BODY—(continued). Of offences affecting Life—(concluded).	MAN BODY.	-(continued).	
1	63	8	4	10	9	4	8
Section.	Offence.	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
305	Abetment of suicide committed by a child, or insane or delirious person, or an idiot, or a person intoxicated.	May arrest with- out warrant.	Warrant	Not bailable	Not com - poundable.	Death, or transportation for life, or imprisonment for 10 years and fine.	Court of Session.
806	Abetting the commission of suicide	Ditto	Ditto	Ditto	Ditto	Imprisonment of either de-	Ditto.
307	Attempt to murder	Ditto	Ditto	Ditto	Ditto	scription for 10 years and fine, Ditto	Ditto.
	If such act cause hurt to any person	Ditto	Ditto	Ditto	Ditto	Transportation for life, or as above.	Ditto.
\$08	Attempt to commit culpable homicide.	Ditto	Ditto	Bailable	Ditto	Imprisonment of either description for 3 years, or fine, or both.	Ditto.
at the	If such act cause hurt to any person	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 7 years, or fine,	Ditto.
808	Attempt to commit suicide	Ditto	Ditto	Ditto	Ditto	or both. Simple imprisonment for one year and fine.	Presidency Magistrate or Ma-
							gistrate of the first or second class.
311	Being a thug	Ditto	Ditto	Not bailable Ditto	Ditto	Transportation for life and fine,	Court of Session,

Court of Session, Fresidency Ma-gistrate or Ma-Con't of Session. gistrate of the first or second class. Ditto. Ditto. Ditto. Ditto. Ditto. de-Of the Causing of Miscarriage; of Injuries to Undorn Children; of the Exposure of Infants; and of the Concealment of Births. de-Imprisonment of either de-Imprisonment of either description for 7 years and fine. Transportation for life, or as Imprisonment of either description for 10 years and fine. de-Transportation for life, or imprisonment of either description for 10 years and fine. ... Imprisonment of either de-scription for 10 years and fine. scription for 3 years, or fine, scription for 7 years, or fine, scription for 10 years, or fine, ... Not com - Imprisonment of either Imprisonment of either Imprisonment of either or both. :: : : : : : : poundable. Ditto Ditto Ditto Ditto Ditto Ditto Ditto Ditto : . Not bailable : : : Bailable Bailable Ditto Ditto Ditto Ditto Ditto Ditto : : ; : : : Shall not arrest Warrant Ditto Ditto Ditto Ditto Exposure of a child under 12 years May arrest with. Ditto ... Ditto ... Ditto Ditto : : : : without warout warrant. Ditto rant, Ditto 314 Death caused by an act done with Ditto intent to cause misearinge. Ditto Causing death of a quick unborn Ditto Concealment of birth by secret dis- Ditto If act done without woman's Ditto Act done with intent to prevent a child being born alive, or to cause it to die after its birth. If the woman be quick with child Causing miscarriage without wo-man's consent. child by an act amounting to culpable homicide. of age by parent or person having care of it, with intention of wholly abandoning it. Causing miscarriage posal of dead body. consent. child 815 316 318 17

SCHEDULE II—continued. CHAPTER XVI.—OFFENCES AFFECTING THE HUMAN BODY—(continued).

of Hurt.

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Whet may war	Whether may arres	at	her the police Whether a warrant arrest without or a summons shall rant or not. ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
Voluntarily causing hurt Shall n withor rant.	Shall n witho rant.	Shall not arrest without war- rant.	Summons	Bailable	Compoundable	Compoundable Imprisonment of either de- Any Magistrate. scription for 1 year, or fine of 1,000 rupees, or both.	Any Magistrate.
Voluntarily causing hurt by dan- May ar gerous weapons or means.	May ar out w	May arrest with- Ditto out warrant.		Ditto	Compoundable when permission is given by the Court before which a prosecution	Compoundable Imprisonment of either dewhen permission is given or both. by the Court before which a prosecution	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
Voluntarily causing grievous hurt Ditto	Ditto	÷	Ditto	Ditto	is pending. Not com-	Imprisonment of either description for 7 years and fine	Ditto.
Voluntarily causing grievous hurt Ditto	and the second s	•	Ditto	Not bailable	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine	Court of Session, Presidency Magistrate or Magistrate of the first class.
327 Voluntarily causing hurt to extort Ditto property or a valuable security, or to constrain to do an illegal act		:	Warrant	Ditto	Ditto	Imprisonment of either de- Court of Session. scription for 10 years and fine.	Court of Session.
which may facilitate the commission of an offence.					_		_

Ditto.	Ditto.	Ditto.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class.	Court of Session.	Any Magistrate.
<u></u>	Transportation for life, or imprisonment of either description for 10 years and fine.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 10 years and fine.	of either de-	of either de- Co	or fine
Ditto	Transportation prisonment scription for 1	Imprisonment scription for	Imprisonment scription for I	Imprisonment scription for or both.	Imprisonment scription for fine.	Imprisonment of eith scription for 1 month, of 500 rupees, or both
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Compound- able.
Ditto	Ditto	Bailable	Not bailable	Bailable	Not bailable	Bailable
	1	:		į.		1
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Summons
	1	•	:	:		st r-
Ditto	Ditto	Ditto		Ditto	Ditto	Shall not arrest without war- rant.
Administering stupefying drug Ditto with intent to cause hurt.	Voluntarily causing grievous hurt Ditto to extort property or a valuable security, or to constrain to do an illegal act which may facilitate the commission of an offence.		Voluntarily causing grievous hurt Ditto to extort confession or information, or to compel restoration of property, &c.	Voluntarily causing hurt, to deter public servant from his duty.	Voluntarily causing grievous hurt bitto to deter public servant from his duty.	Voluntarily causing hurt on grave and sudden provocation, not intending to hurt any other than the person who gave the provocation.
328 Administering stupefying drug Ditto with intent to cause hurt.		Ditto	Ditto		AND DESCRIPTION OF THE PARTY OF	

SCHEDULE II—continued.

	And was appropriate to the control of the control o		mr h	of remarkable formarkable			
Section.	2 Offence,	Whether the police may srrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	7 Punishment under the Indian Penal Code.	8 By what Court triable.
835	Causing grievous hurt on grave and sudden provocation, not intending to hurt any other than the person who gave the provocation.	May arrest with- out warrant.	Summons	Bailable	<u>ರ</u>	Imprisonment of either description for 4 years, or fine of 2,000 rupees, or both.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
3 36 3 37	Doing any act which endangers human life or the personal safety of others. Causing hurt by an act which endangers human life, &c.	Ditto	Ditto	Ditto	pending. Not compoundable. Compoundable when permission is given by the Court before which	Imprisonment of either description for 3 months, or fine of 250 rupees, or both. Imprisonment of either description for 6 months, or fine of 500 rupees, or both.	4 H
888	Causing grievous hurt by an act which endangers human life, &c.	Ditto	Ditto	Ditto	a prosecution is pending. Ditto	Imprisonment of either description for 2 years, or fine of 1,000 rupees, or both.	Ditto.
		Of Wr	Of Wrongful Restraint and Wrongful Confinement.	nd Wrongful Con	ufinement.		
841	Wrongfully restraining any person.	May arrest with- out warrant.	Summons	Bailable	Compound-	Simple imprisonment for 1 Any Magistrate, month, or fine of 500 rupees, or both,	Any Magistrat

75	343	341	845	346	847	848
842 Wrongfully confining any erson Ditto	Wrongfully confining for three or more days.	Wrongfully confining for ten or more days.	Keeping any person in wrongful confinement, knowing that a writ has been issued for his liberation.	Wrongful confinement in secret May arrest with-	Wrongful confinement for the purpose of extorting property, or constraining to an illegal act, &c.	Wrongful confinement for the purpose of extorting confession or information, or of compelling restoration of property, &c.
Ditto	Ditto	Ditto	Shall not arrest without war- rant.	May arrest with- out warrant.	Ditto	Ditto
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto	Ditto	<u>D</u>	Ditto	Di	Й 	ă :
*		Ditto		Ditto	Ditto	Ditto
Ditto	Not	Ditto	Ditto	Ditto	Ditto	Ditto
	fot com- poundable.	9				
Imprisonment of either description for 1 year, or fine of 1,000 rupees, or both.	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment scription for 3	Imprisonment of either description for 2 years, in addition to imprisonment under any other section.	Ditto	H	Ditto
mprisonment of either description for 1 year, or fine of 1,000 rupees, or both.	mprisonment of either description for 2 years, or fine, or both.	mprisonment of either description for 3 years and fine.	aprisonment of either description for 2 years, in addition to imprisonment under any other section.		mprisonment of either description for 3 years and fine.	
Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Ditto.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class,

SCHEDULE II—continued. CHAPTER XVI.—OFFENCES AFFECTING THE HUMAN BODY—(continued).

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Assault	
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		7 C					L PART V
60	By what Court triable.	Any Magistrate.	Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Ditto.	Any Magistrate.	Ditto.
4	Punishment under the Indian Penal Code.	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Imprisonment of either description for 2 years, or fine, or both.	Ditto	Difto	Ditto	Imprisonment of either description for I year, or fine of 1,000 rupees, or both.
9	Whether com- poundable or not.	Compound- able.	Not compoundable.	Ditto	Compound- able.	Not com- poundable.	Ditto
٩	Whether bailable or not.	Bailable	Ditto	Ditto	Ditto	Not bailable	Bailable
4	Whether a warrant or a summons shall ordinarily issue in the first instance.	Summons	Warrant	Ditto	Summons	Warrant	Ditto
8.	Whether the police may arrest without warrant or not.	Shall not arrest without war- rant.	May arrest with- out warrant.	Ditto	Shall not arrest without war-	Mayarrest with- out warrant.	Ditto
es .	Offence.	Assault or use of criminal force otherwise than on grave provocation.	Assault or use of criminal force to deter a public servant from discharge of his duty.	Assault or use of criminal force to a woman with intent to outrage her modesty.	Assault or criminal force with intent to dishonour a person, otherwise than on grave and sudden provocation.	Assault or criminal force in attempt to commit their of property worn or carried by a person.	Assault or use of criminal force in attempt wrengfully to confine a person.
-	Surtion.	852	353	854	855	856	357

358	358 Assault or use of criminal force on grave and sudden provocation.	Shall not arrest without war- rant.	Summons		Ditto	<u>.</u>	mpoundable	Compoundable Simple imprisonment for 1 Ditto. month, or fine of 200 rupees, or both.	
		Of Kidnappi	Kidnapping, Forcible Abduction, Stavery and Forced Labour.	bduct	ion, Stavery a	nd I	forced Labou		1
363	Kidnapping	May arrest with- out warrant.	Warrant	:	Not bailable		Not com- poundable.	Imprisonment of either de- Court of Session, scription for 7 years and fine. Presidency Maggistrate or Maggistrate of the first class.	ion, Ma- Ma- the
364	Kidnapping or abducting in order to murder.	Ditto	Ditto	:	Ditto	- -:	Ditto	Transportation for life, or Court of Session, rigorous imprisonment for 10 years and fine.	ion.
365	Kidnapping or abducting with intent secretly and wrongfully to confine a person.	Ditto	Ditto		Ditto	:	Ditto	Imprisonment of either description for 7 years and fine.	** 1
366	Kidnapping or abducting a woman to compel her marriage or to cause her defilement, &c.	Ditto	Ditto	:	Ditto		Ditto	Imprisonment of either description for 10 years and fine.	
367	Kidnapping or abducting in order to subject a person to grievous hurt, slavery, &c.	Diffo	Ditto	:	Ditto	- 	Ditto	Ditto Ditto.	
368	Concealing or keeping in confinement a kidnapped person.	Ditto	Ditto	- i	Ditto	:	Ditto	Punishment for kidnapping or Ditto.	
369	Kidnapping or abducting a child with intent to take property from the person of such child.	Ditto	Ditto	•	Ditto	: -	Ditto	Imprisonment of either description for 7 years and fine.	

	CHAPTE 9	R XVI. OFF	CHAPTER XVI.—OFFENCES AFFECTING THE HUMAN BODY—(concluded). Of Kidnapping, Forcible Abduction, Slavery and Forced Labour—(concluded).	FING THE HU	MAN BODY- Labour—(conc	-(concluded).	
1 Section.	2 Offence.	S Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	5 Whether bailable or not,	Whether compoundable or not.	7 Punishment under the Indian Penal Code.	8 By what Court triable.
370	Baying or disposing of any person as a slave.	Shall not arrest without war- rant.	Warrant	Bailable	Not com- poundable.	Imprisonment of either description for 7 years and fine.	Court of Session.
371	Habitual dealing in slaves	May arrest with- out warrant.	Ditto	Not bailable	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine	Ditto.
372	Selling or letting to hire minor for the purpose of prostitution.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either descrip-Court of Session, tion for 10 years and fine. Gistrate or Magistrate of the distrate of the	Court of Session, Presidency Magistrate or Magistrate of the
373	Buying or obtaining possession of a	Ditto	Ditto	Ditto	Ditto	Ditto	first class. Ditto.
374	Unlawful compulsory labour	Ditto	Ditto	Bailable	Compoundable	Compoundable Imprisonment of either description for 1 year, or fine,	Any Magistrate.
		N _x				01 001	4
	•		<i>fo</i>	Of Rape.			
376	Raye	May arrest with- Warrant out warrant.		Not bailable	Not com- poundable.	Transportation for life, or imprisonment of either description for 10 years and fine.	Court of Session.
-							

Of Unnatural Offences.

377	377 Unnatural offences	May arrest with- out warrant.	Warrant	Not ba	Not bailable	Not com- poundable.	Transportation for life, or imprisonment of either description for 10 years and fine.	Court of Session.
		CHAPTER	PTER XVII.—OFFENCES AGAINST PROPERTY.	ENCES A	GAINST	PROPERTY		
379	379 Theft	May arrest with- out warrant.	Warrant	Not ba	Not bailable	Not com- poundable.	Imprisonment of either description for 3 years, or fine, or both.	Any Magistrate.
380	380 Theft in a building, tent or vessel	Ditto	Ditto	Ditto		Ditto	Imprisonment of either description for 7 years and fine.	Ditto.
381	Theft by clerk or servant of property in possession of master or employer.	Ditto	Ditto	Ditto	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Ditto	Ditto	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
885	Ē	Ditto	Ditto	Ditto	:	Ditto	Rigorous imprisonment for 10 Court of Session. years and fine.	Court of Session
	or restraint, or fear of death, or of hurt, or of restraint, in order to the committing such theft or to retiring after committing it, or to retaining property taken by it.					1945 (M)		

SCHEDULE II—continued.

CHAPTER XVII.-OFFENCES AGAINST PROPERTY-(continued).

	8 By what Court triable.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Court of Session.	Ditto.	Ditto.	Ditto.
	7 Punishment under the Indian Penal Code.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 10 years and fine.	Transportation for life
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Whether compoundable or not.	Not com- poundable.	Ditto	Ditto	Ditto	Ditto	Ditto
of Extortion.	5 Whether bailable or not.	Bailable	Ditto	Not bailable	Ditto '	Ditto	Ditto
Of Ex	Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant	Ditto	Ditto	Ditto	Ditto	Ditto
CHAFTER AVII.—OFFENCES AGAINST FROFERIT—(continued). Of Extortion.	S Whether the police may arrest without warrant or not.	Shall not arrest without war- rant.	Ditto	Ditto	Ditto	Ditto	Ditto
5	Offence.	884 Extortion	Putting or attempting to put in fear of injury, in order to commit extortion.	Extortion by putting a person in fear of death or grievous hurt.	Putting or attempting to put a person in fear of death or grievous hurt, in order to commit extortion.	Extortion by threat of accusation of an offence punishable with death, transportation for life, or imprisonment for 10 years.	If the offence threatened be an un- natural offence.
	1. Section.	884	885	886	887	888	6. *

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See Putting a person in fear of accusation of offence punishable with death, transportation for life, or with imprisonment for 10 years,	in order to commit extortion. If the offence be an unnat offence.		392 Robbery	If committed on the highway between sunset and sunrise.	393 Attempt to commit robbery	S94 Person voluntarily causing hurt in committing or attempting to commit robbery, or any other person generally concerned in such robbery.	395 Dacoity	396 Murder in dacoity	397 Robbery or dacoity with attempt
of accu- ble with life, or 0 years,	extortion. an unnatural			highway ise.	у	hurtin oting to y other rned in	:		attempt
Ditto	Ditto		May arrest without war- rant.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
112	:		rest war-	:	:	1	.:	:	•
Ditto	Ditto	of R	Warrant	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
:	**	Cobbery		:	:	:	:	1	:
Ditto	Ditto	Robbery and Dacoity.	Not bailable	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
4 B	:3	ty.			• :	:	:	:	:
Ditto	Ditto		Not com poundable.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
1 .	1		1	:	:	1	:	:	:
Imprisonment of either de- Ditto.	Transportation for life Ditte.		Rigorous imprisonment for 10 Court of S. Presidence gistrate of gistrate of gistrate of gistrate of first class.	Rigorous imprisonment for 14 Ditto. years and fine.	Rigorous imprisonment for 7 Ditto. years and fine.	Transportation for life, or ri- gorous imprisonment for 10 years and fine.	Ditto Court	Death, transportation for life, or rigorous imprisonment for 10 years and fine.	Rigorous imprisonment for not Ditto.
			Court of Session, Presidency Magistrate or Magistrate of the first class.				Court of Session.	ę.	0.

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	-(continued	
'inned.	PROPERTY-	noluded).
E II-com	AGAINST	Daroitu-leo
SCHEDULE II—continued.	CHAPTER XVIIOFFENCES AGAINST PROPERTY-(continued	Of Robbern and Dassitn-(concluded)
	CHAPTER	

1	8	3	4	20	9	7	8
Section.	Offence.	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
398	Attempt to commit robbery or May arrest with-dacoity when armed with deadly out warrant.	May arrest with- out warrant.	Warrant	Not bailable	Not com- poundable.	Rigorous imprisonment for not Court of Session. less than 7 years.	Court of Session.
\$99	Making preparation to commit dacoity.	Ditto	Ditto	Ditto	Ditto	Rigorous imprisonment for 10 years and fine.	Ditto.
400	Belonging to a gang of persons associated for the purpose of habitually committing dacoity.	Ditto	Ditto	Ditto	Ditto	Transportation for life, or as above.	Ditto.
401	Belonging to a wandering gang of persons associated for the purpose of habitually committing thefts.	Ditto	Ditto	Ditto	Ditto	Rigorous imprisonment for 7 years and fine.	Ditto.
402	Being one of five or more persons assembled for the purpose of committing dacoity.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto.
			Of Criminal B	Of Criminal Misappropriation of Property.	of Property.		
408	Dishonest misappropriation of moveable property, or converting it to one's own use.	Shall not arrest without war-	Warrant	Bailable	Not com- poundable.	Imprisonment of either description for 2 years, or fine, or both.	Any Magistrate.

Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Ditto.
Imprisonment of either de- Court of Session, scription for 3 years and fine. Presidency Magistrate or Magistrate of the first or second class.	Ditto Imprisonment of either description for 7 years and fine.
Diffto	Ditto
i,, ,	:
Ditto	Ditto
•	
Ditto	Ditto
	:
Ditto	Ditto
perty, knowing that it was in possession of a deceased person at his death, and that it has not since been in the possession of any person legally entitled to it.	If by clerk or person employed by Ditto deceased:
70	

Of Criminal Breach of Trust.

907	Griminal breach of trust	May arrest with- Warrant out warrant.	Warrant	10	Not bailable	Not com- poundable.	om- ble.	Not bailable Not compoundable. poundable. poundable. poundable. poundable. poundable. poundable. poundable. poundable. presidency Magistrate or Magistrat	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
407	Criminal breach of trust by a carrier, wharfinger, &c.	Ditto	Ditto		Ditto	Ditto	:	Imprisonment of either description for 7 years and fine. Presidency Magistrate or Magistrate of the first class.	Court of Session, Presidency Maggistrate or Maggistrate of the first class.
408	Criminal breach of trust by a clerk or servant.	Ditto	Ditto	i 2 %	Ditto	Ditto	1	Ditto	Court of Session, Presidency Magistrate or Magistrate of the first or second class.

SCHEDULE II—continued. CHAPTER XVII.—OFFENCES AGAINST PROPERTY—(configured).

· · ·	Whether com- poundable Code. Punishment under the Indian Penal By what Court triable.	Not bailable Not eom- prisonment of either descripprisonment of either description for 10 years and fine.
7	Punishment under the	Transportation for life, or imprisonment of either description for 10 years and fine.
9	Whether compoundable or not.	Not com- poundable.
S Commune Dicach of Lines	Whether bailable or not.	Not bailable
4	Whether the police Whether a warrant Whether bailable may arrest with or a summons shall or not. ordinarily issue in the first instance.	
æ	Whether the police may arrest with- out warrant or not.	Shall not arrest without war- rant.
a	Offence.	Criminal breach of trust by public Shall not arrest Warrant servant or by banker, merchant without warrant.
-	Section.	409

Of the Receiving of Stolen Property.

#	Dishonestly receiving stolen pro- May arrest with- Warrant perty, knowing it to be stolen. out warrant.	May arrest with- out warrant.		:	Not bailable	:	Vot com- poundable.	o m- ble.	Not bailable Not compoundable, poundable, scription for 3 years, or fine, gistrate or Magistrate or both.	Court of Session, Presidency Magistrate or Magistrate of Libe first or second class.
412	Dishonestly receiving stolen property, knowing that it was obtained by dacoity.	Ditto	Ditto	:	Ditto	: 4	, Ditto	:	Transportation for life, or Court of Session. rigorous imprisonment for 10 years and fine.	Court of Session.
413	413 Habitually dealing in stolen pro-		Ditto	:	Ditto		Ditto	1,	Transportation for life, or imprisonment of either description for 10 years and fine.	Ditto

Ditto Imprisonment of either description for 3 years, or fine, or Presidency Maboth. Presidency Magistrate or Magistrate of the first or second class.		Imprisonment of either description for 1 year, or fine, gistrate or Magistrate of the first or second class.	Imprisonment of either description for 3 years, or fine, Presidency Masor both. gistrate or Mascistrate of the first or second class.	Ditto.	either de- Court of Session, ears and fine. Presidency Magistrate or Magistrate of the first class.
		sonment of either deption for I year, or fine, both.	it of either de- or 3 years, or fine,		
Ling bo	Section 250.15.16.44	Seri seri or l	Imprisonmen scription for or both.	Ditto	Imprisonment of either description for Tyears and fine.
Ditto	- N-	Not com- poundable.	Ditto	Ditto	Ditto
1		• • •	:	•	
Ditto	Of Cheating.	Bailable	Ditto	Ditto	Ditto
	ofci	•		1	
Ditto		Warrant	Ditto	Ditto	Ditto
1		arrest war-		i	:
Ditto		Shall not arrest without war- rant.	Ditto	Ditto	Ditto
414 Assisting in concealment or disposal of stolen property, knowing it to be stolen.		Cheating	Cheating a person whose interest the offender was bound, either by law or by legal contract, to protect.	Cheating by personation	Cheating and thereby dishonestly inducing delivery of property, or the alteration or destruction of a valuable security.
414		417	418	419	5 0 1

SCHEDULE II—continued.
CHAPTER XVII.—OFFENCES AGAINST PROPERTY—(continued).

	6	က	4	22	9	7	* 8
	Ойсное.	Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not,	Punishment under the Indian Penal Code.	By what Court triable.
	Fraudulent removal or concealment of property, &c., to prevent distribution among creditors.	Shall not arrest without war- rant.	Warrant	Bailable	Not com- poundable.	Imprisonment of either description for 2 years, or fine, or both.	Presidency Magistrate or Magistrate of the first or second
	Fraudulently preventing from being made available for his creditors a debt or demand due to the	Ditto	Ditto	Ditto	Ditto	Ditto	
	offender. Fraudulent execution of deed of transfer containing a false statement of consideration.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto.
THE RESERVE AND THE PROPERTY OF THE PARTY OF	Fraudulent removal or concealment of property of himself or any other person, or assisting in the doing thereof, or dishonestly releasing any demand or claim to which he is entitled.	Ditto	Ditto	* Ditto	Ditto	Ditto	Ditto.
THE RESERVE AND ADDRESS OF THE PARTY OF THE			0/.	Of Mischief.			
ALCOHOLD STREET	426 Mischief	Shall not arrest without war-	Summons	Baihble	Compoundable when the only	Imprisonment of either description for 3 months, or fine,	Any Magistrate.

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Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Ditto.	Ditto.	Court of Session.
Imprisonment of either description for 2 years, or fine, or both.	Ditto	Imprisonment of either description for 5 years, or fine, or both.	Ditto	Ditto	Ditto	Imprisonment of either description for 7 years, or fine, or both.
age caused is loss or dam- age to a pri- vate person. Imp	Not com- poundable.	Ditto Imp	Ditto	Ditto	Ditto	Ditto Imp
age loss age vate Di	 Poor	Þ.	Di		Di	.:.
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Warrant	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto	* May arrest without war- rant.	Ditto	Ditto	Ditto	Ditto	Ditto
Mischief, and thereby causing damage to the amount of 50 rupees or upwards.	Mischief by killing, poisoning, maiming or rendering useless any animal of the value of 10 rupees or upwards.	Mischief by killing, poisoning, maining or rendering useless any elephant, camel, horse, &c., whatever may be its value, or any other animal of the value of 50 rupees or upwards.	Mischief by causing diminution of supply of water for agricultural purposes, &c.	Mischief by injury to public road, bridge, river or navigable channel, and rendering it impassable or less safe for travelling or conveying property.	Mischief by causing inundation or obstruction to public drainage, attended with damage.	Mischief by destroying or moving or rendering less useful a light-house or seamark, or by exhibiting false lights.
427	428	429	480	431	432	433

SCHEDULE II—continued.

CHAPTER XVII.—OFFENCES AGAINST PROPERTY—(continued).

Of Mischief—(concluded).

-	8	8	4	10.	9		8
Section.	a. Offence.	Whether the police may arrest with- out warrant or not,	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
434	Mischief by destroying or moving, &c., a landmark fixed by public authority.	Shall not arrest without war- rant.	Warrant	Bailable	Not com- poundable.	Imprisonment of either description for 1 year, or fine, or both.	Presidency Magistrate or Magistrate of the first or second class.
435	Mischief by fire or explosive substance with intent to cause damage to amount of 100 rupees or upwards, or, in case of agricultural produce, 10 rupees or upwards.	May arrest with- out warrant.	Ditto	Ditto	Ditto	Imprisonment of either description for 7 years and fine.	Court of Session.
436	Mischief by fire or explosive substance with intent to destroy a house, &c.	Ditto	Ditto	Not bailable	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Ditto.
487	Mischief with intent to destroy or make unsafe a decked vessel or a vessel of 20 tons burden.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 10 years and fine.	Ditto.
438	The mischief described in the last section when committed by fire or any explosive substance.	Ditto	Ditto	Ditto	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Ditto.
439	Running vessel ashore with intent to commit theft, &c.	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 10 years and fine.	Ditto.

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			of Cri	Of Criminal Trespass.			
447	Criminal trespass	May arrest with- out warrant.	Summons	Bailable	Compound-	Imprisonment of either des A scription for 3 months, or fine of 500 rupees, or both.	Any Magistrate.
448	House-trespass	Ditto	Warrant	Ditto	Ditto	Imprisonment of either description for I year, or fine of I,000 rupees, or both.	Ditto,
449	House-trespass in order to the commission of an offence punishable with death.	Ditto	Ditto .	Not bailable	Not com.	Transportation for life, or rigorous imprisonment for 10 years and fine.	Court of Session.
450	House-trespass in order to the commission of an offence punishable with transportation for life.	Ditto	Ditto .	Ditto	Ditto	Imprisonment of either description for 10 years and fine.	Ditto.
451	House-trespass in order to the commission of an offence punishable with imprisonment.	Ditto	Ditto .	Bailable	Ditto	Imprisonment of either deserviption for 2 years and fine.	Any Magistrate.
	If the offence is theft	Ditto	Ditto .	Not bailable	Ditto	Imprisonment of either description for 7 years and fine.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
452	House-trespass, having made preparation for causing hurt, assault, &c.	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto.

SCHEDULE II—continued. CHAPTER XVII.—OFFENCES AGAINST PROPERTY—(concluded). Of Criminal Trespass—(concluded).

-	Section.	453 L	454 L	#	455 L	456 Lv
8	Offence.	Lurking house-trespass or house-breaking.	Lurking house-trespass or house- breaking in order to the com- mission of an offence punishable with imprisonment.	If the offence is theft	Lurking house-trespass or house-breaking after preparation made for causing hurt, assault, &c.	Lurking house-trespass or house- breaking by night.
6	Whether the police may arrest without warrant or not.	May arrest with- out warrant.	Ditto	Ditto	Ditto	Ditto
4		Warrant	Ditto	Ditto	Ditto	Ditto
ĸ	Whether a warrant Whether bailable or or a summons shall not. ordinarily issue in the first instance.	Not bailable	Ditto	Ditto	Ditto	Ditto
9	Whether compoundable or not.	Not com- poundable.	Ditto	Ditto	Ditto	Ditto
7	Punishment under the Indian Penal Code.	Imprisonment of either description for 2 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 10 years and fine.	Ditto	Imprisonment of either description for 3 years and fine.
8	By what Court triable.		Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Ditto.	Court of Session, Presidency Magistrate or Magistrate of the first class.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.

Ditto.	Ditto.	Court of Session, Presidency Ma- gistrate or Ma- gistrate of the first class.	Court of Session.	Ditto.	Presidency Magistrate or Magistrate of the first or second class.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.
Imprisonment of either description for 5 years and fine.	Imprisonment of either description for 14 years and fine.		Transportation for life, or imprisonment of either description for 10 years and fine.	.	mprisonment of either description for 2 years, or fine, or both.	of either de-
ч		Ditto		Ditto	H	-
	. 1		:	.		1.
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
**	1	i i	1,011	: - A-2		
••• Ditto	Ditto	Ditto	Ditto	Ditto	Bailable	Ditto
•	1	:	•		:	1
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
	i *		i		•	# # # # # # # # # # # # # # # # # # #
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Lurking house-trespass or house-breaking by night in order to the commission of an offence punishable with imprisonment.	If the offence is theft	Lurking house-trespass or house- breaking by night, after pre- paration made for causing hurt, &c.	Grievous hurt caused whilst committing lurking house-trespass or house-breaking.	Death or grievous hurt caused by one of several persons jointly concerned in house-breaking by night, &c.	Dishonestly breaking open or unfastening any closed receptacle containing or supposed to contain property.	Being entrusted with any closed receptacle containing or supposed to contain any property, and fraudulently opening the same.
457	p .	458	459	460	461	463

•		CHAPTER XVIIIOFFEN	FFENCES REL	ATING TO DO	CUMENTS AN	D TO TRADI	CES RELATING TO DOCUMENTS AND TO TRADE OR PROPERTY-MARKS.	6.
ı	1	8	e	4	ĭQ	9	4	8
SZ.	Section.	Offence.	Whether the police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.
1	465	Forgery	Shall not arrest without war-	Warrant	Bailable	Not com- poundable.	Imprisonment of either description for 2 years, or fine, or both.	Court of Session.
	466	Forgery of a record of a Court of Justice or of a Register of births, &c., kept by a public servant.	Ditto	Ditto	Not bailable	Ditto	Imprisonment of either description for 7 years and fine.	Ditto.
	467	Forgery of a valuable security, will, or authority to make or transfer any public security, or to receive any money, &c.	Ditto	Ditto	Ditto	Ditto	Transportation for life, or imprisonment of either description for 10 years and fine.	Ditto.
		When the valuable security is a May arrest with- promissory note of the Govern- ment of India.	May arrest with- out warrant.	Ditto	Ditto	Ditto	Ditto	Ditto.
	468	Forgery for the purpose of cheating.	Shall not arrest- without war- rant,	Ditto	Ditto	Ditto	Imprisonment of either de- scription for 7 years and fine.	Ditto.
	469	Forgery for the purpose of harming the reputation of any person, or knowing that it is likely to be used for that purpose.		Ditto	Bailable	Ditto	Imprisonment of either description for 8 years and fine	Ditto,

	THE RESERVE				
Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	
1	or life, or im- sither descrip- s and fine.	nprisonment of either description for 7 years and fine.	Ditto Transportation for life, or as	1	
Punishment for forgery Ditto	Transportation for life, or imprisonment of either description for T years and fine.	Imprisonment scription for 7		and the same of th	
i i	Ditto	Ditto	Ditto		1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
, able				Ditto	
Ditto	Ditto	Ditto	Ditto	ii	-
Ditto Ditto	Ditto	Ditto	Ditto	Ditto Ditto	
Ditto Lay arrest with-	Shall not arrest without war- rant.	Ditto	Ditto	Ditto	
Using as genuine a forged do- cument which is known to be forged. When the forged document is a May arrest with- vromissory note of the Govern- out warrant.	and the same of th	terfeit. Making or counterfeiting a seal, plate. &e., with intent to commit a forgery punishable otherwise than under section 467 of the Indian Penal Code, or possessing with like intent any such	seal, &c. 474 Having possession of a document, knowing it to be forged, with intent to use it as genuine.	If the document is a valuable security or will. 475 Counterfeiting a device or mark	used for anthenticating under ments described in section 467 of the Indian Penal Code, or possessing counterfeit marked material.

CHAPTER XVIII. -OFFENCES RELATING TO DOCUMENTS AND TO TRADE OR PROPERTY-MARKS-(concluded). SCHEDULE II—continued.

8	By what Court triable.	Court of Session.	Ditto.
	Punishment under the Indian Penal Code.	Not bailable Not com- Imprisonment of either de- Court of Session. poundable. scription for Tyears and fine.	Transportation for life, or imprisonment of either description for 7 years and fine.
9	Whether compoundable or not.	Not com- poundable.	Ditto
ū	Whether bailable or not.	Not bailable	Ditto
4	Whether the police Whether a warrant Whether bailable may arrest with. out warrant or ordinarily issue in the first instance.		Ditto
60	Whether the police may arrest with- out warrant or not.	Shall not arrest without war- rant.	Ditto
2	Offence.	Used for authenticating documents of the Indian to the Indian Penal Code, or possessing counterfeit marked material.	477 Fraudulently destroying or defacing, or attempting to destroy or deface, or secreting, a will, &c.
1	Section.	476	477

Of Trade and Property-Marks.

Presidency Ma- gistrateor Ma-	first or second class. Ditto.
Not com- Imprisonment of either de- poundable. scription for 1 year, or fine, gistrateor Ma-	Imprisonment of either description for 2 years, or fine, or both.
Not com-	Ditto
	Ditto Ditto
Warrant	Ditto
Shall not arrest without war- rant.	
482 Using a false trade or property- Shall not arrest Warrant Bailable mark with intent to deceive or rant.	Counterfeiting a trade or property-mark used by another, with intent to cause damage or injury.
485	483

	*		TEDRUAR	1 4, 188	52. 4
Court of Session, Presidency Magistrate or Mugistrate of the	Ditto.	Presidency Magistrate or Magistrate of the first or second class.	Court of Session, Presidency Magistrate or Magistrate of the first or second class.	Ditto.	gistrate of the gistrate of the first or second class.
Ditto Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 1 year, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.	Ditto	Imprisonment of either description for I year, or fine, or both.
	· Aug			- :	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
	Ditto	Ditto	Ditto	Ditto	Ditto
1			- 001		
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
1	500	:	:	:	· i
Summons	Ditto	Ditto	Ditto	Ditto	Ditto
**	10:00		•	:	:
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Counterfeiting a property-mark used by a public servant, or any mark used by him to denote the manufacture, quality, &c., of any property.	Fraudulently making or having possession of any die, plate, or other instrument for counterfeiting any public or private property or trade-mark.	Knowingly selling goods marked with a counterfeit property or trade-mark.	Fraudulently making a false mark upon any package or receptucle containing goods, with intent to cause it to be believed that it contains goods which it does not contain, &c.	Making use of any such false mark.	Removing, destroying or defacing any property-mark with intent to cause injury.
C	485	486	487	488	489
					li

SCHEDULE II—continued.

	CHAPT	ER XIX.—CRI	MINAL BREA	CHAPTER XIX.—CRIMINAL BREACH OF CONTRACTS OF SERVICE.	ACTS OF SI	RVICE.		
1 Section.	Offence.	3 Whether the police may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	5 Whether bailable or not.	Whether compoundable or not.	Punishment under the Indian Penal Code.	By what Court triable.	THE
061	nder yage uard	Shall not arrest without war- rant.	Summons	Bailable	ompoundable	Compoundable Imprisonment of either description for I month, or fine of 100 rupees, or both.	Presidency Magistrate or Magistrate of the first or second class.	JAZETTE C
491	Being bound to attend on or supply the wants of a person who	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for 3 months, or fine of 200 rupees, or both.	Ditto.	
492	e i e	Ditto	Ditto	Ditto	Ditto	Imprisonment of either description for I month, or fine of double the expense incurred, or both.	Ditto.	*
	the employe is conveyed at the expense of the employer, and there voluntarily deserting the service on refusing to perform the							
	- duty.	CHAPTER X	X.—OFFENCI	CHAPTER XXOFFENCES RELATING TO MARRIAGE.	FO MARRIA	3E.	F. (2)	-
493	A man by deceit causing a woman not lawfully married to him to believe that she is lawfully married to him, and to cohabit with him in that belief.	Shall not arrest without warrant.	Warrant	Not bailable	Not com- poundable.	Imprisonment of either description for 10 years and fine.	Courtof Session.	

Court of Session.	Ditto.	Ditto.	Presidency Magistrate or Magistrate of the first class.	Presidency Magistrate or Magistrate of the first or second class.
Imprisonment of either de- Court of Session. scription for 7 years and fine.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 5 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.
Ditto	Ditto	Ditto	Compound- able.	Ditto
Bailable	Not bailable	Ditto	Bailable	Ditto
Ditto Ditto	Nitto Ditto	Ditto Ditto	Ditto Ditto	Ditto Ditto
494 Marrying again during the life. Ditt	Same offence with concealment of the former marriage from the person with whom subsequent marriage is contracted.	A person with fraudulent intention going through the ceremony of being married, knowing that he is not thereby lawfully married.	Adultery	498 Enticing or taking away or detaining with a criminal intent a married woman.
护	495	496	497	498

CHAPTER XXI.-DEFAMATION.

000	500 Defamation	Shall not arrest without warrant.	not arrest Warrant Bailable	Ba		: 25	Compound- able.	Compound- solution able. Simple imprisonment for 2 Court of Session, Presidency Magistrate or Magistrate of the gistrate of the first class.	Court of Session, Presidency Magristrate or Magristrate of the first class.
01	Printing or engraving matter Ditto knowing it to be defamatory.		Ditto	Ditto	to	:	Ditto	Ditto	Ditto.

SCHEDULE II—continued.

CHAPTER XXI.—DEFAMATION—(concluded).

1	8	8	7	16	9	7	8
Section.	Offence.	Whether the police may arrest with- out warrant or not.	Whether the police Whether a warrant may arrest with- or a sumnons shall out warrant or not, ordinarily issue in the first instance.	Whether bailable or not.	Whether compoundable or not.	Whether the police Whether a warrant whether bailable or a summons shall or not. Or a summons shall or not. Or not warrant or not. Or not.	By what Court triable.
202	Sale of printed or engraved substance containing defamatory without war-such matter.	Shall not arrest without war- rant.		Bailable	Compound-	Compound. Simple imprisonment for 2 Court of Session, able. Presidency Magistrate or Magistrate or Magistrate of the first class.	Court of Session, Presidency Magistrate or Magistrate of the first class.

CHAPTER XXII.—CRIMINAL INTIMIDATION, INSULT AND ANNOYANCE.

Any Magistrate.	Presidency Magistrate or Magistrate of the first or second class.	Ditto. Court of Session Presidency Ma gristrate or Ma gristrate of th first class.
Compound- Imprisonment of either desacription for 2 years, or fine, or both.	Ditto	Compound- able. Not com- poundable. Imprisonment of either de- scription for 7 years, or fine, or both. Ditto. Ditto.
Compound- able.	Not com- poundable.	Compound-able. Not compoundable.
Bailable	Not bailable Not compoundable.	Bailable Ditto
	Ditto	Ditto
Shall not arrest without war- rant.	Ditto	Ditto
504 Insult intended to provoke a Shall not arrest Warrant breach of the peace.	505 False statement, rumours, &c., circulated with intent to cause mutiny or offences against the public peace.	Criminal intimidation If threat be to cause death or grievous hurt, &c.
504	505	506

Ditto.	Presidency Magistrate or Magistrate of the first or second class.	Presidency Magistrate or Magistrate of the first class.	Any Magistrate.
Imprisonment of either description for 2 years, in addition to the punishment under above section.	Imprisonment of either description for 1 year, or fine, or both.	Simple imprisonment for 1 Presidency Mayear, or fine, or both. gistrate or Magistrate of the first class.	Simple imprisonment for 24 Any Magistrate, hours, or fine of 10 rupees, or both.
	1	gyv 1 1413/ * 7 - Frager Applet - 1 - Frager 150- * 7 - Frager	
Ditto	Ditto	Ditto	Ditto
Ditto	Ditto	Ditto	Ditto
		:	
Ditto	Ditto	Ditto	Ditto
	dix.	:	
Ditto	Ditto	Ditto	Ditto
Criminal intimidation by anonymous communication or having taken precaution to conceal whence the threat comes.	Act caused by inducing a person to believe that he will be rendered an object of Divine displeasure.	Uttering any word or making any gesture intended to insult the modesty of a woman.	Appearing in a public place, &c., in a state of intoxication, and causing annoyance to any person.
507	508	509	910

CHAPTER XXIII.—ATTEMPTS TO COMMIT OFFENCES.

2000年の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の	The Court by which the offence attempted is triable.
	Transportation or imprison- ment not exceeding half of the longest term, and of the description, provided for the offence, or fine, or both.
	Compoundable when the offence attempted is compoundable.
	According as the offence contemplated by the offend- er is bailable or not.
And the second s	According as the offence is one in respect of which a summons or warrant shall ordinarily issue.
	According as the offence is one in respect of which the police may arrest without warrant or not.
	Attempting to commit offences the offence is the offence is punishable with transportation or imprisonment, and in such offence. According as According as the offence is punishable with transportation or imprisonment, and in such or imprison of the offence. According as According as the offence is punishable with transportation or imprison or imprison or imprison or imprison of the offence is the offence or imprison. According as According as the offence is the offence is the offence is the offence or imprison. According as According as the offence is the offence is the offence is the offence or imprison. According as According as the offence is the offence is the offence is the offence or imprison. According as According as According as the offence is the offence is the offence or imprison. According as According as the offence is the offence is the offence or imprison. According as According as the offence is the offence is the offence or imprison. According as According as the offence is the offence is the offence or imprison. According as According as According as the offence is the offence is the offence or imprison. According as According as According as the offence is the offence is the offence or imprison. According as According as the offence is the offence is the offence or imprison. According as the offence is the offence is the offence is the offence or imprison. According as the offence is the offence is the offence is the offence or imprison. According as According as the offence is the offence is the offence or imprison. According as the offence is the offence is the offence or imprison. According as the offence is the offence or imprison. According as the offence is the offence or imprison. According as the offence is the offence or imprison. According as the offence is the offence or imprison. According as the offence is the offence or imprison. According as the offence is the offence
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SCHEDULB II—concluded. OFFENCES AGAINST OTHER LAWS.

8 By what Court triable.	According to the provisions of section 29 of this Code.		
Punishment under the Indian Penal Code.			
Whether compoundable or not.	Not com- poundable. Ditto	Ditto	Ditto
5 Whether bailable or not.	Not bailable Ditto Except in cases under the Indian Arms Act, 1879, section 19, which shall be bailable.	Bailable	Ditto
4 Whether a warrant or a summons shall ordinarily issue in the first instance.	arrest Warrant b. war- Ditto	Summons	Ditto
3 Whether the police may arrest with- out warrant or not.	May arrest without warrant. Ditto	Shall not arrest without warrant.	Ditto
2 Offence,	If punishable with death, transportation or imprisonment for seven years or upwards. If punishable with imprisonment for three years and upwards but less than seven.	If punishable with imprisonment for less than three years.	If punishable with fine only
1 Section.			